TABLE OF EXHIBITS

- 1. **Exhibit A** Table of Exhibits.
- 2. **Exhibit B** VIP License.
- 3. Composite Exhibit C Independent Contractor Agreement and Onboarding

Documents.

- 4. **Exhibit D** Deposition of Cruz.
- 5. **Exhibit E** Deposition of Ramirez.
- 6. Exhibit F Deposition of McKinnon as Corporate Representative of VIP.
- 7. **Exhibit G** Affidavit of A.G.M.
- 8. **Composite Exhibit H** Fla. Stat. §§ 400.462; 400.506.
- 9. **Exhibit I** FAB.
- 10. Exhibit J VIP Broward County Action Complaint.
- Exhibit K Broward County Action Substitution of Counsel and Voluntary
 Dismissal.



LICENSE #: 299995738 CERTIFICATE #: 60922

State of Florida

View current license information at: Floridahealthfinder.gov

AGENCY FOR HEALTH CARE ADMINISTRATION DIVISION OF HEALTH QUALITY ASSURANCE

Home Health Agency

LICENSED

Administration, authorized in Chapter 400, Part III, Florida Statutes, and Chapter 59A-8 of the Florida Administrative Code and is authorized to This is to confirm that ALL VIP CARE INC has complied with rules and regulations adopted by the State of Florida, Agency for Health Care operate the following:

5601 Corporate Wy Ste 204 ALL VIP CARE, INC

West Palm Beach, FL 33407

ndian River, Martin, Okeechobee, Palm Beach, St. Lucie

Skilled Services:

Other Services: Home Health Aide, Certified Nursing Assistant





Jason Weida, Secretary

EFFECTIVE DATE: 02/24/2023

EXPIRATION DATE: 02/23/2025

EXHIBIT



Dear Independent Contractor:

Your application for work/assignment is a legal document.

Therefore, falsifying documents is a criminal offense and is considered to be a white-collar crime. This involves altering, changing, modifying, passing or possessing documents for an unlawful purpose. Including putting false information on your application.

This WILL result in immediate termination from All VIP Care, Inc. roster and your certificate/license will be reported to the state/Palm Beach County.

By signing below, you are stating your application is truthful to the best of your knowledge.

Signature

Date

5-3-21



All VIP 26 A 000001

APPLICATION FOR CONTRACT OR EMPLOYMENT WITH THE REGISTRY

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Have you maintained continuous U.S. residency for at least five years?No	
Do you have a valid driver's license?NoN/A	
Languages Spoken: SO/O CSPONO Languages Read/Written:	
Additional information/skills/knowledge/license(s) applicable to position you are applying for:	
	_
Statement Regarding Application: The information contained on this application is complete and accurate. I hereby authorize verification of any and all information contained in this application and on my resume, if provided. I certify that such statements are true, and understand that misrepresentation or omission of facts called for in this form, or on any resume provided by me, is cause for termination of employment or contract without notice.	Í
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THIS NURSE REGISTRY IS AN EQUAL OPPORTUNITY EMPLOYER. NO PERSON SHALL BE DENIED EMPLOYMENT ON THE BASIS OF RACE, AGE, ETHNICITY, NATIONAL ORIGIN, GENDER, SEXUAL ORIENTATION, RELIGION, CREED, VETERAN STATUS, MARITAL STATUS, DISABILITY OR ANY OTHER LEGALLY PROTECTED STATUS. Employment or contract is contingent upon furnishing evidence of identity, employment eligibility, and qualifications.

ACKNOWLEDGMENT OF NURSE REGISTRY POLICY & PROCEDURE

CONFIDENTIALITY STATEMENT

Initials:

lunderstand that the nurse registry abides by all standards set out by state and federal privacy laws (i.e. HIPAA). I have been instructed on maintaining the confidentiality of medical records, the privacy of client's protected health information (PHI), as well as any other proprietary information regarding the nurse registry. I am aware of and understand the nurse registry's policies relating to use, collection, disclosure, storage, and destruction of client's PHI. I understand that medical information regarding the client may only be discussed with authorized individuals. I hereby pledge that I will not access or use client's PHI except as required in the course of my duties and in accordance with applicable legislation and the nurse registry's policies. I will take the appropriate measures to keep confidential all PHI and proprietary information regarding the nurse registry both during my employment and after my employment or association ends with the nurse registry. Nurse registry records, including personnel files and manuals, are deemed privileged and confidential and shall be stored and maintained in such a manner as to maintain their confidentiality. I acknowledge that any unauthorized use or disclosure of a client's health information or breach of confidentiality with the nurse registry will result in disciplinary action up to and including termination of employment or my contract.

TAX EXEMPT STATUS

Initials: (

Thereby, acknowledge that I am an Independent Contractor working for the registry. Therefore, I am responsible for applicable state and federal taxes, such as Social Security. I also acknowledge that I will receive an IRS Form 1099 for each year that I am a subcontractor of the registry. This form will also be sent to the Internal Revenue Service (IRS). As an independent contractor, I further acknowledge that I am not eligible to receive any benefits such as vacations, health insurance, disability, or unemployment and will not be covered by Worker's Compensation or other insurance policies of the registry. Tagree to maintain insurance coverage and policies applicable to my profession, if indicated.

PERFORMANCE REVIEW

performance of my job duties.

initials:

I have been informed that my work performance will be evaluated on an ongoing basis and that I will receive a' written evaluation of my work performance by each facility to which I am referred for an assignment on an annual basis. I understand that I will also be assessed by the registry for competency as it relates to the

CODE OF CONDUCT

Initials:

It is the objective of the nurse registry to provide services in accordance with all applicable laws, regulations and statutes. The nurse registry believes that its independent contractors share this objective and wish to perform their jobs in a competent, legal and ethical manner and thus, have established a Code of Conduct as a demonstration of that commitment. I hereby certify that I have received, read and agree to abide by this Code of Conduct. Therefore, Lagree to:

- Always perform my duties and responsibilities to the best of my ability.
- Treat all clients with care, courtesy and respect and maintain dient confidentiality at all times:
- Protectall client rights and report any failure to observe client rights by any person gromptly.
- Always speak truthfully to all persons with whom I have contact in the course of my duties, including clients,
 family members, other independent contractors and government officials.
- Obey all laws which may apply to the performance of my duties.
- Make sure all documents or records which I prepare contain only accurate and truthful information.
- Observe all other standards of conduct which apply to my position.
- Report any activities that may violate this Code of Conduct to the nurse registry's owner.

			ENING

Initials: aRV

I understand that the nurse registry is a drug free workplace. I understand that urine and/or blood testing for alcohol and/or drug use may be requested during the course of my contractual relationship with the registry. Such testing may be randomly requested or requested due to the registry's suspicion that I am under the influence of alcohol and/or drugs that have the potential to result in an on-the-job injury or negatively impact the quality of my work and/or the safety and quality of care I provide to nurse registry chents or the facilities with which I work. I authorize that such testing may be requested of me at the discretion of nurse registry management. I accept this as a condition of my contract. Tagree to allow such testing to be completed at a time and place to be chosen by registry management. I further authorize the results of such testing to be released to the registry and any facility or business to which I am referred for assignment by the registry.

APPLICATION FOR CONTRACT REVIEW:

Initials: (1) 2 V

I dertify that the information I have provided during the course of applying for this position and interviewing with the nurse registry is true and correct, including but not limited to the application, my resume, and documentation for my registration folder/personnel file. Fauthorize the exchange of information required for the nurse registry to complete a thorough investigation of my work history and qualifications. I hereby release from liability all persons who provide information to the nurse registry during the course of any such investigation. I understand that any falsification of information on my behalf may subject me to immediate termination of my contract with the registry.

Should I be offered a contractor position with the nurse registry. I have read and agree to the terms specified in the job description provided. I understand that I may be asked to performed additional responsibilities as applicable to my position with the nurse registry and per the request of management. Lagree that, as a requirement of my employment or contract, that I will provide the nurse registry with a 14 day written advance notice of intent to terminate my contract. I agree to comply with OSHA standards under the Occupational Safety and Health Act of 1970 and have been informed of my right to file a complaint with the nearest OSHA office.

ACCEPTANCE OF CONTRACT

Initials: @K

I have been informed that the nurse registry is an equal employment opportunity employer that adheres to a policy of making employment and contractual relationship decisions without regard to race, color, sex, religion, national origin, handicap, marital status, or any other legally protected status. The nurse registry will comply, at all times, with Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, the Age Discrimination Act of 1975, and all requirements imposed pursuant thereto, to the end that no person shall be discriminated against. My opportunity to contract with the nurse registry depends solely upon my qualifications and ability to perform the assigned job duties. The nurse registry's non-discrimination policy applies to clients, healthcare providers, and all personnel and independent contractors.

Lunderstand the nurse registry operates under the principles of affording equal opportunity for qualified handicapped individuals, qualified veterans of the Vietnam era, and qualified disabled veterans. All applicants who believe themselves to be members of one or more of these groups, and who wish to identify themselves as such for the purpose of affirmative action consideration are invited to do so. Submission of this information is voluntary and refusal to provide it will not subject you to discharge or disciplinary treatment. Information obtained concerning individuals shall be kept confidential, expect that (1) supervisors and managers may be informed regarding disabled veterans and handicapped individuals, (2) first aid and safety personnel may be informed as necessary, when and to the extent appropriate, if the condition might required emergency treatment, and (3) government officials investigating compliance will be informed.

I wish to volunteer the following information. I qualify under the following [check one]:

П	I do not qualify
	Handicapped

Ü	Vietnam Era Veteran	
	Disabled Veteran	
		

RECEIPT OF INFORMATION:

attest that I have been provided with information regarding the operation of this nurse registry applicable to my contractual obligation. This information included a review of daily business operations, policy and procedure, client services, documentation requirements, contractual obligations, and the mission, vision, and values of the nurse registry. I have read and understand the policies and procedures of the nurse registry and have had the opportunity to have all of my concerns and/or questions resolved to my complete satisfaction. I understand that nurse registry policies and procedures, including personnel policies, may be modified and that they are not intended to be a guarantee of my continued contractual relationship with the nurse registry. I will abide by all policies at all times and will not amend or compromise these policies under any circumstances. I understand that failure to comply with nurse registry policy is grounds for termination of my contract with the nurse registry.

TRANSPORTATION RESPONSIBILITY:

Initials:

lattest that I have reliable transportation to be used for travel to and from client assignments. I further understand that lam responsible for maintaining and submitting proof of automobile insurance that minimally meets state requirements for insurance, if I intend to utilize my own vehicle as means for transportation

RECEIPT OF PERSONAL PROTECTIVE EQUIPMENT:

I understand the hazards of my position with the nurse registry. Lattest that I have been properly instructed in the use of personal protective equipment (PPE) and that the nurse registry has supplied me with appropriate PPE, as applicable to my position with the nurse registry. I agree that, as a condition of my contract, I am required to follow the established protocols for the use of PPE while providing client care and services.

STATEMENT OF COMMITMENT:

In compliance with the nurse registry's policies and procedures, I agree to abide by the following guidelines:

Tagree to wear my identification during assignment.

- I will carry my professional license or certification with me at all times during working hours at a health care facility and agree to produce such a record for review by the health care facility, upon request.
- I will always maintain professionalism in the home to which I am referred or the facility or business to which I am referred.
- I will contact the nurse registry regarding any areas of discrepancy between the assignment and my ability to carry out that assignment (whether it is in a private home or facility/agency). (will also contact the nurse registry if I identify any discrepancy between the assignment and the care needs of the client.
- I will not accept any money or gifts from the client/caregiver. I will receive payment for services rendered directly from the nurse registry and not from the clients to whom I provide services.
- I will notify the nurse registry if I am unable to arrive for my assignment at the scheduled time or if I am unable to meet my assignment commitment. I understand that the ourse registry will contact the client/caregiver or facility to make alternative arrangements.) also understand that not notifying the nurse registry is grounds for termination of my contract.
- I will not make or accept personal telephone calls at the client's home.
- I will not smoke at the client's home.
- I will not send anyone else to the client's home to complete my assignment and I will not take anyone with me to the client's home to assist me in completing my assignment. Lacknowledge that violation of this policy is grounds for termination of my contract.
- I will accept assignments on a case-by-case basis and I may accept or reject any assignment offered by

- the nurse registry. Once I accept an assignment, I am obligated to fulfill that assignment.
- I will provide care in a manner that does not discriminate against clients on the basis of race, color, national origin, handicap, age, or any other legally protected status.
-) will complete and submit all documentation per nurse registry policy: Lunderstand the nurse registry may withhold payment if documentation pertaining to the services I have provided is not accurate and completed in a timely manner.
- I understand that habitual tardiness, excessive cancellations, and failure to report to an assignment are cause for the termination of my contract with the nurse registry.

VISIT NOTES POLICY:

Initials (

I understand that it is nurse registry policy for visit notes and all other documentation for a client's file to be written and submitted to the Administrator weekly. I will ensure complete, concise documentation as required per nurse registry policy and procedure and submit my visit notes on a weekly basis and on time. I understand that failure to do so will result in a delay in receiving my paycheck and may result in other disciplinary action, up to and including termination of my contract.

COVENANT NOT TO COMPETE:

Initials: (F

During the term of my contract with the nurse registry and for a period of at least one year thereafter, I will not contact a nurse registry client, directly or indirectly, either for his/her own account or otherwise; to be employed by, participate in; consult with, perform services for, or otherwise be connected with any business the same as or similar to the business conducted by the nurse registry. I agree to notify the nurse registry in the event that a client attempts to arrange for services directly with me. I agree not to accept assignment from any client of the nurse registry for a period of at least one year following my separation from the nurse registry and/or termination of my contract. In the event of a breach, a threatened breach, and failure to comply with this section, the nurse registry shall be entitled to obtain an injunction restraining the commitments or continuance of the breach, as well as any other legal or equitable remedies as permitted by

SCHEDULED VISITS:

I have been informed that the continuity of client care is of utmost importance and services must be provided in accordance with a client's plan of care. I acknowledge that I will provide services to clients exactly as they are assigned. I will not let any assignment from this nurse registry overlap with those assigned to me by other facilities or agencies and I will fulfill my responsibilities as directed. Funderstand that I work for the nurse registry as an independent contractor and that the clients I provide services to belong to the nurse registry or facility to which I am assigned. I acknowledge that I am strictly prohibited from transferring or attempting to transfer any client case to another nurse registry, agency, or facility.

CONFLICT OF INTEREST:

Initials:/

Elite Senior Management policy prohibits its contractors from engaging in any activity, practice or act which conflicts with or appears to conflict with the interest of the registry. It is impossible to describe all the situations, which may cause or give the appearance of a conflict of interest. Therefore, the prohibitions included here in this policy are not exhaustive of all potential conflicts of interest. It is the obligation of contractors to report any potential conflicts to supervisory staff. Contractors are not to engage in directly or indirectly in any conduct in which is disloyal disruptive, competitive, or damaging to the registry. Contractors are prohibited from accepting any employment with any organization that does business with the Registry.

I have read and understand the above information concerning the policies and procedures of the nurse registry. I agree to abide by the policies and procedures of the nurse registry, including personnel policies, and have been informed that failure to do so may result in disciplinary action up to and including termination of my contract.

ORUZ Darcelys VAldisses

Name (Please print)

Signature

INDEPENDENT CONTRACTOR AGREEMENT

This independent contractor agreement (hereinafter referred to as "the Agreement") is made and entered
into this day, 5: 3-21 by and between ALL VIP CARE, INC. a Florida
corporation and licensed nurse registry (hereinafter referred to as "Company"), and
SS# 860 2396 79 (hereinafter referred to as "Contractor").
WHEREAS, "Nuise registry," per 400.462(21), F.S., means any person that procures, offers, promises, or attempts to secure healthcare-related contracts for registered nurses, licensed practical nurses, certified nursing assistants, home health aides, companions, or homemakers, who are compensated by fees as independent contractors, including, but not limited to, contracts for the provision of services to clients and contracts to provide private duty or staffing services to health care facilities licensed under chapter 395 or this chapter or other business entities.
WHEREAS, "Staffing services," per 400.462 (29) F.S., means services provided to a health care facility, school, or other business entity on a temporary or school-year basis pursuant to a written contract by licensed health care personnel and by certified nursing assistants and home health aides who are employed by, or work under the auspices of, a licensed home health agency or who are registered with a licensed nurse registry. WHEREAS, Company desires to contract with said Contractor to perform services in accordance with the terms of this Agreement.
WHEREAS, Company hereby contracts with Contractor to fulfill the following indicated position as an independent contractor of the nurse registry:
Registered Nurse Certified Nursing Assistant
Licensed Practical Nurse Homemaker/Companion Home Health Aide
MOW, THEREFORE, in consideration of these premises, mutual promises, covenants terms and conditions contained herein, and other good and valuable considerations, the parties acknowledge the receipt and sufficiency of which, the parties agree as follows:
CONTRACTOR APPOINTMENT

Said duties will be carried out in accordance with all applicable law and regulation as well as applicable nurse registry policy and procedure. Job responsibilities are specified in Contractor's job description for the position indicated above. Contractor must continually meet all personnel qualifications, as set forth in said job description as well as applicable state and federal law and regulation. Contractor does hereby attest that he/she is licensed or certified in the State of Florida (if required for the position) and that he/she shall notify Company of any change, modification, disciplinary action or any event that may otherwise affect the validity, active status, or impair in any manner the underlying license or certification of said Contractor. Contractor hereby accepts such appointment and is willing to perform these services in accordance with the terms hereinafter set forth. Contractor shall provide services to clients in private homes or healthcare facilities, agencies or other organizations to which the registry refers the services of Contractor at such times and at such places specified by Company in its relationships with those individuals or organizations.

SERVICES OVERSIGHT—CONTRACTOR AND COMPANY RESPONSIBILITIES

Company will retain and maintain all clinical records of clients to whom services are provided in their private homes. Services to be provided through a contractual relationship with another business entity or healthcare facility will be coordinated between Company and said entity in accordance with registry policy and applicable law and regulation governing the provision of these services. Services will be properly coordinated by Contractor and/or the supervisor or designee. Contractor's services will be provided in accordance with the client's Plan of Care (hereinafter referred to as 'POC') and Company is responsible for the scheduling of home visits and periodic client evaluation according to the client's POC, when applicable. Referrals will be given to Contractor in accordance with the duties Contractor is lawfully allowed and competent to perform and for which the nurse registry is licensed. Contractor is responsible for participating in a client's POC within. the scope of his/her practice as defined by law and regulation and in accordance with nurse registry policy and procedure as well as the policies of the entity to which Contractor may be referred. Company will use Contractor when Company deems it necessary and in its sole discretion determines that the skills and qualifications of Contractor are appropriate to meet client care needs and will provide those services according to the schedule set forth and authorized by Company. Both Company and Contractor agree that the Company (in conjunction with healthcare entities to which the Contractor is referred) will also coordinate client assessments, reassessments, formulation and revision of plans and discharge planning, the schedule for home visits, supervision, and case management. Contractor shall participate with Company in these activities as qualified and appropriate to his/her position and professional privileges.

CONTRACTOR'S REPRESENTATION

Contractor represents to Company that Contractor is, and will continue to be during the term of this Agreement, duly licensed as necessary in the State of Florida to provide the services hereunder, and the execution of this Agreement by the Contractor does not conflict with any other agreement to which the Contractor is a party. Contractor also represents that Contractor will perform hereunder without negligence and in compliance with all applicable laws including, without limitation, professional regulations. Contractor will dress appropriately while providing services and comply with registry policies.

TAX LIABILITY

Company shall not be liable for withholding any tax, social security taxes, worker's compensation or other expense or liability attributable to an employer/independent contractor relationship. Contractor agrees to accept responsibility for the payment of self-employment taxes, as applicable and in accordance with state and federal law. Contractor accepts responsibility for applicable state and federal taxes, such as Social Security. Contractor also acknowledges that he/she will receive an IRS Form 1099 for each year as a subcontractor of the registry. This form will be sent to the Internal Revenue Service (IRS) as well.

CIVIL RIGHTS REQUIREMENTS

Pursuant to Chapter 760 F.S., Company is committed to compliance with civil rights requirements. As applicable to operation of the nurse registry, Company complies with the provisions of Florida statutes concerning civil rights and anti-discrimination laws.

Company is an equal employment opportunity employer that adheres to a policy of making employment and contract decisions without regard to race, color, sex, religion, national origin, handicap, marifal status, or any other legally protected status. The nurse registry will comply, at all times, with Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, the Age Discrimination Act of 1975, and all requirements imposed pursuant thereto, to the end that no person shall be discriminated against. Contractor's opportunity to contract with Company depends solely upon his/her qualifications and ability to perform the assigned job duties. Company's non-discrimination policy applies to clients, healthcare providers, and all personnel and independent contractors.

RELATIONSHIP BETWEEN PARTIES

Contractor is retained and contracting with Company only for the purposes and to the extent set forth in this Agreement and corresponding job description, and his/her relation to the Company and its subsidiary companies shall, during the period or periods of providing services hereunder, be that of an independent contractor. Contractor shall not be considered as being entitled to participate in any plans, arrangements, or distribution by the Company or its subsidiary companies pertaining to or in connection with any pension, stock, bonus, profit-sharing or similar benefits for their regular independent contractors.

These parties acknowledge that neither Contractor nor Company, or any of their affiliates (including, without limitation, principals, employees, agents, and executive officers, if any) shall be deemed hereunder joint ventures, principals, partners, employees or agents of other party hereto, provided all of the duties, obligations and responsibilities of Contractor, and all activities with respect to the satisfaction of the foregoing, shall be conducted by Contractor independent of Company as an independent contractor. Contractor shall indemnify and hold the Company harmless from any and all claims of every kind and description whatsoever asserted against Company arising out of the performance by Contractor in his/her duties, obligations and responsibilities hereunder. Notwithstanding anything contained herein, Contractor shall not be permitted to delegate any of Contractor's duties bereunder to any employee, agent or other person without the written consent of Company. Contractor shall have general control of Contractor's activities with the right to exercise independent good judgment as to the manner (but only as permitted hereunder) of servicing clients, customers and otherwise carrying out the provisions of this Agreement. In acting as an independent contractor hereunder, Contractor shall be required to make arrangements for insurance, licenses and permits and for the payment of income taxes and social security taxes with regard to any payments received by Contractor and Contractor's services.

Contractor agrees and acknowledges that it will promptly notify Company, in writing, of any inquiries, investigations, complaints, and any disciplinary actions taken by any entity based on Contractor's actions and inactions. Contractor hereby authorizes any entity regulating or supervising Contractor to release to Company all information relating to such complaint or disciplinary action. Contractor also agrees to provide Company access, upon request, to Contractor's books, documents and records to verify the costs and reasonableness of the services furnished.

PAYMENT FOR SERVICES

Both Company and Contractor agree that the Contractor shall be paid according to the attached, Appendix A. Contractor will submit to Company accurate and complete records of services provided and will be paid every other Friday only if services were provided by Contractor, conditions for payment were met, and payment is due. Documentation pertaining to the services provided must be complete per nurse registry policy, accurately reflect services provided, and be turned into the nurse registry in a timely manner. Contractor acknowledges that payment for services may be withheld if all conditions regarding services and documentation of service provision have not been met in accordance with registry policy. Both Company and Contractor agree not to charge any client for covered services and items and to return money incorrectly collected.

Contractor shall not be entitled to any other compensation, and Contractor shall not be entitled to receive any reimbursements for any costs or expenses incurred by Contractor. In connection with services provided, Contractor shall prepare and provide Company, as may be reasonably requested, all reasonable documentation of such services in order that Company, or any other entity designated by Company, any comply with appropriate Federal and State laws with respect to the reimbursement of Company, or such other entity, of the payments by Company to Contractor as compensation.

BACKGROUND SCREENING

All Contractors referred for assignments by nurse registries shall meet state of Florida background screening requirements.

Company must either terminate the employment or contract of any of its personnel found to be in noncompliance with the minimum standards for good moral character contained in this section of place. Contractor in a position for which background screening is not required unless the employee is granted an exemption from disqualification pursuant to s. 435.07. Any person who is required to undergo screening and who refuses to cooperate in such screening or refuses to submit the information necessary to complete the screening, including fingerprints when required, shall be disqualified for employment or contract in such position or, if employed, shall be dismissed.

PROFESSIONAL RESPONSIBILITY

Nothing in this Agreement shall be construed to interfere with or otherwise affect the rendering of services by Contractor in accordance with his/her independent and professional judgment. This Agreement shall be subject to the rules and regulations of any and all professional organizations or associations to which Contractor may from time to time belong and the laws and regulations governing said practice in this State.

Contractor shall be responsible for obtaining and maintaining appropriate levels of professional liability insurance if applicable to cover Contractor's performance hereunder. Contractor is required to provide Company a valid Certificate of insurance reflecting professional liability insurance coverage immediately upon the request of Company. In addition, Contractor is required to maintain automobile liability and personal injury protection insurance and shall provide proof of such insurance to Company in the event that a personal vehicle is utilized for transportation and whenever requested by Company. Contractor must immediately notify Company in Contractor's professional liability, automobile or PIP insurance is terminated, expires or is reduced, whether the insurance company or Contractor initiated such action.

Both parties agree that Contractor shall submit clinical notes and progress notes to the Administrator of the registry or designee weekly (for services provided in the week prior); and shall conform to the prescribed scheduling of visits and periodic client evaluation. All clients' health information must be maintained according to federal privacy law ('HIPAA') requirements.

Both parties agree that the Company shall request the evaluation of the Contractor's performance on an annual basis. It is an expectation of the nurse registry that Contractor will be competent to perform his/her responsibilities in a safe manner and that skills and education acquired elsewhere transfer competently into a client care setting.

COVENANT NOT TO COMPETE

During the term of this Agreement and for a period of at least one year thereafter, Contractor shall not contact a Company client, directly or indirectly, either for his/her own account or otherwise; to be employed by, participate in, consult with, perform services for, or otherwise be connected with any business the same as or similar to the business conducted by Company. Contractor agrees to notify Company in the event that a nurse registry client attempts to arrange for services directly with Contractor. Contractor agrees not to accept assignment from any client of the Company for a period of at least one year following Contractor's separation from Company and/or termination of this Agreement. In the event any of the provisions of this section are determined to be invalid by reason of their scope or duration, this section shall be deemed modified to the extent required to cure the invalidity:

In the event of a breach, a threatened breach, and failure to comply with this section, Company shall be entitled to obtain an injunction restraining the commitments or continuance of the breach, as well as any other legal or equitable remedies as permitted by law.

All statistical, financial and personal data relating to the client which is confidential and which is clearly designated as such will be kept in the strictest of confidence by Contractor and Company. Accordingly, Contractor agrees not to compete with Company for those clients and legal entities Contractor has serviced under this Agreement. Contractor acknowledges and agrees that information concerning the clients, suppliers, office files, procedures and policies and other aspects of the business of the Company is confidential, and in connection therewith, Contractor agrees not to use of disclose any such information at anytime except as permitted under or as otherwise permitted in writing by the Company. Contractor agrees to immediately surrender all such information in the possession or control of Contractor, including all reproductions thereof, upon any termination of this Agreement. Contractor hereby agrees and acknowledges that: (i) This section and each of its provisions are reasonable as they relate to restrictions and fimitations upon Contractor; (ii) Neither this Agreement nor this section will operate as a bar to Contractor's sole means of support; (iii) This section may be enforced by Company through the use of an injunction or any other equitable remedy given in the amount of the damages to Company for a breach of this section, in addition to any other remedies Company may have hereunder or under law; (iv) Company shall be entitled to reimbursement from Contractor's legal fees, costs and expenses incurred by Company through all appeals, if any, to enforce this section; (v) This section shall survive any termination of this Agreement; (vi) if any provisions of this section is deemed unenforceable by a court of competent jurisdiction for whatever reason, such term shall be substituted with such term of immediately lesser duration or effect which shall be deemed enforceable.

SUSPENSION AND TERMINATION

This Agreement shall commerce as of the date first written below and shall continue for successive one (1) year terms, unless sooner terminated as follows: (i) This Agreement can be terminated by either party hereto upon thirty (30) days written notice prior to the commencement of the successive one (1) year period; (ii) This Agreement may be terminated by Company at any time without notice in the event Contractor breaches any covenant or representation under this Agreement; (iv) This Agreement may be terminated at any time upon mutual written consent of the parties.

THIRD PARTY BENEFICIARIES

This Agreement has been entered into solely for the benefit of the parties hereto and in no event whatsoever shall any other party or parties be deemed a third party beneficiary or beneficiaries of the Agreement.

MISCELLANEOUS

Florida law shall govern this Agreement, with the sole venue for any action, suit or preceding arising hereunder Palm Beach County, Florida. No amendment to or assignment of this Agreement will be valid unless in writing and signed by the parties signing below. This Agreement may not be waived unless such waiver in writing and signed by the waiving party. Each party acknowledges having been represented by independent legal counsel in connection with this Agreement or having waived such right. This Agreement sets forth the entire Agreement of the parties as to the subject hereto and supersedes any prior Agreement. Each party will execute such reasonable documents and take such reasonable action as may be reasonably requested to give effect to this Agreement. All costs and expenses of the parties in connection with this Agreement shall be borne by each such party incurring such costs and expenses. This Agreement may be executed in any number of counterparts.

ENTIRE AGREEMENT

The Agreement (including any attachments and amendments hereto) constitute the entire understanding between the parties hereto and cancels and supersedes all prior negotiations, understandings and agreements, either written or oral, with respect to the subject matter hereof.

Agreement executed as of this day 5 · 3 · 21

ALL VIP CARE, INC.

Independent Contractor:

Signature of Contractor

Name: CRVZ Darcels VAId Vieso

APPENDIX A: INDEPENDENT CONTRACTOR PAYMENT SCHEDULE

PRIVATE CLIEN	T HOME—PER	VISIT RATE-

	Sign Up/Initial Evaluation Visit	Regular Client Visit	Recertification/ Re-assessment or Discharge
RN			
LPN			

REFERRAL TO FACILITY, AGENCY, OR HEALTHCARE ENTITY—PER VISIT RATE:

	Sign Up/Initial Evaluation Visit	Regular Client Visit	Recertification/ Re-assessment or Discharge
RN			
LPN			

CLIENT VISITS TO PROVIDE SERVICES—PER HOUR RATE:

	Private Client Home	Referral to Facility, Agency, or Healthcare Entity
HHA/CNA		
Homemaker/Companion		

ORUZ DAICESS VALVIVOSO	5 - 3 - 21
Contractor Name (Print)	Date
The last	5. 3- Z1
Contractor Signature	Date
Administrator/Designee Signature	5/4/21
Administrator/Designee Signature	Date



AFFIDAVIT OF COMPLIANCE WITH Background Screening Requirements

Authority: This form may be used by all employees to comply with:

- the attestation requirements of section 435.05(2), Florida Statutes, which state that every employee required
 to undergo Level 2 background screening must attest, subject to penalty of perjury, to meeting the
 requirements for qualifying for employment pursuant to this chapter and agreeing to inform the employer
 immediately if arrested for any of the disqualifying offenses while employed by the employer, AND
- the proof of screening within the previous 5 years in section 408.809(2), Florida Statutes which requires proof of compliance with level 2 screening standards submitted within the previous 5 years to meet any provider or professional licensure requirements of the Agency, the Department of Health, the Agency for Persons with Disabilities, the Department of Children and Family Services, or the Department of Financial Services for an applicant for a certificate of authority or provisional certificate of authority to operate a continuing care retirement community under chapter 651 if the person has not been unemployed for more than 90 days.

This form must be maintained in the employee's personnel file. If this form is used as proof of screening for an administrator or chief financial officer to satisfy the requirements of an application for a health care provider license, please attach a copy of the screening results and submit with the licensure application.

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Employee/Contractor Name:	CRUZ	Dali	02/4	SZA	divies0
Health Care Provider/ Employ					<u> </u>
Address of Health Care Provide	ier:			- <u>- </u>	

I hereby attest to meeting the requirements for employment and that I have not been arrested for or been found guilty of, regardless of adjudication, or entered a plea of note contendere, or guilty to any offense, or have an arrest awaiting a final disposition prohibited under any of the following provisions of the Florida Statutes or under any similar statute of another jurisdiction:

(f) Section 782.071, relating to vehicular homicide.

Criminal offenses found in section 435.04, F.S.

- (a) Section <u>393.135</u>, relating to sexual misconduct with certain developmentally disabled clients and reporting of such sexual misconduct.
- (b) Section 394.4593, relating to sexual misconduct with certain mental health pallents and reporting of such sexual misconduct.
- (c) Section 415.111, relating to adult abuse, neglect, or exploitation of aged persons or disabled adults.
- (d) Section 782.04, relating to murder.
- (e) Section <u>782.07</u>, relating to manslaughter, aggravated manslaughter of an elderly person or disabled adult, or aggravated manslaughter of a child,

- (g) Section 782.09, relating to killing of an unborn quick child by injury to the mother.
- (h) Chapter 784, relating to assault, battery, and culpable negligence, if the offense was a felony.
- (i) Section 784.011, relating to assault, if the victim of the offense was a minor.
- (j) Section <u>784.03</u>, relating to battery, if the victim of the offense was a minor.
- (k) Section 787.01, relating to kidnapping.
- (I) Section 787.02, relating to false imprisonment.
- (m) Section 787.025, relating to luring or enticing a child.

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Page 1 of 3 Form available at: http://ahca.myflorida.com/MCHQ/Central_Services/Background_Screening/Information_Resources.shtml

- (fi) Section 787.04(2), relating to taking, enticing, or removing a child beyond the state limits with criminal intent pending custody proceedings.
- (o) Section 787.04(3), relating to carrying a child beyond the state lines with criminal intent to avoid producing a child at a custody hearing or delivering the child to the designated
- (p) Section 790.115(1), relating to exhibiting firearms or weapons within 1,000 feet of a school.
- (q) Section 790.115(2)(b), relating to possessing an electric weapon or device, destructive device, or other weapon on school property.
- (r) Section 794.011; relating to sexual battery.
- (s) Former's 794.041, relating to prohibited acts of persons In familial or custodial authority.
- (t) Section 794.05, relating to unlawful sexual activity with certain minors.
- (u) Chapter 796, relating to prostitution.
- (v) Section 798.02, relating to level and lascivious behavior.
- (w) Chapter 800, relating to levidness and indecent exposure,
- (x) Section 806.01, relating to arson.
- (y) Section 810.02, relating to burglary,
- (z) Section 810.14, relating to voyeurism, if the offense is a
- (aa) Section 810.145, relating to video voyeurism, if the offense is a felony,
- (bb) Chapter 812, relating to theft, robbery, and related crimes, if the offense is a felony.
- (cc) Section 817.563, relating to translutent sale of controlled substances, only fifthe offense was a felony.
- (dd) Section 825, 102, relating to abuse, aggravated abuse, or neglect of an elderly person or disabled adult
- (Se) Section 825 1025, relating to lewd or lascivious offenses committed upon or in the presence of an elderly person or disabled adult.
- (ii) Section 825.193, relating to exploitation of an elderly person or disabled adult, if the offense was a felony.

- (gg) Section 826.04, relating to incest.
- (hh) Section 827.03, relating to child abuse, aggravated child abuse, or neglect of a child
- (ii) Section 827.04, relating to contributing to the delinquency or dependency of a child.
- (ii) Former's, <u>827.05</u>, relating to negligent treatment of
- (kk) Section 827.071, relating to sexual performance by a child.
- (ii) Section 643.01, relating to realisting abject with violence.
- (mm). Section 843,025, relating to depriving a law enforcement, correctional, or correctional probation officer. means of protection or communication,
- (nn) Section 443.12, relating to aiding in an escape, (on)(l).
- (oo). Section 843:13, relating to aiding in the escape of juvenile inmetes in correctional institutions.
- (pp) Chapter 847, relating to obscene literature.
- (qq) Section 874.05(1), relating to encouraging or recruiting another to join a criminal gang.
- (ii) Chapter 893, relating to drug abuse prevention and control, only if the offense was a felliny or if any other person involved in the offense was a minor.
- (ss) Section 916/1075, relating to sexual misconduct with certain forensic clients and reporting of such sexual misconduct,
- (tt) Section 944:35(3), relating to inflicting cruel or inhuman treatment on an inmate resulting in great bodily harm.
- (au) Section 944.40, relating to escape.
- (vv). Section <u>944.45, relating</u> to halboring, concealing, or aiding an escaped prisoner.
- (www). Section 944-47, relating to introduction of contraband into a correctional facility:
- (xx) Section 985.791, relating to sexual misconduct in juvenile justice programs.
- (yy) Section 985.711, relating to contraband introduced into detention facilities.
- (3) The security background investigations under this section must ensure that no person subject to this section has been found guilty of, regardless of adjudication, or etitered a plea of noto contendere or guilty to, any offense that constitutes domestic violence as defined in s. 741.28 whether such act was committed in this state or in another jurisdiction.

AHCA Form #3100-0008, September 2013.

Rule 59A-35,090

Criminal offenses found in section 408,809	4¥. F	7.9
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- (a) Any authorizing statutes, if the offense was a felony.
- (b) This chapter, if the offense was a felony.
- (c) Section 409.920, relating to Medicaid provider fraud.
- (d) Section 409 9201, relating to Medicald fraud.
- (e) Section 741.28, relating to domestic violence.
- (f) Section 817.034, relating to fraudulent acts through mail, wire, radio, electromagnetic, photoelectronic, or photooptical systems.
- (g) Séction 817-234, relating to false and fraudulent.
- (h) Section 817.505, relating to patient prokering.
- (i) Section 817.568, relating to criminal use of personal identification information.
- (j) Section <u>917.60,</u> relating to obtaining a credit card through fraudulent means.

- (k) Section 817.61, relating to fraudulent use of credit cards, if the offense was a felony.
- (I) Section 831.01, relating to forgery.
- (m) Section 831.02, relating to ultering forged instruments.
- (n) Section 831.07, relating to forging bank bills, checks, drafts, or promiseony notes:
- (b) Section 831.09, relating to ultering forged bank bills, checks, draffs, or promissory notes.
- (b) Section \$31,30, relating to traild in obtaining medicinal drugs.
- (0) Section 831.31, relating to the sale, manufacture, delivery, or possession with the intent to sell, manufacture, or deliver any counterfeit controlled substance, if the offense was a felopy

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AHCA Form #3/100-0008, September 2013

Rule 59A-35.090

Page 3 of 3 Form available at http://ahca.myflorida.com/MCHQ/Central_Services/Background_Screening/Information_Resources.shtml

(Rev. December 2014)

Request for Taxpayer

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serning include out are not limited to the following: return. Examples of Information • Form 1099-IN1 (interest earned or paid)

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- = Form 1999-MISC (various types of income, prizes, awards, or gross processis)
- Form 1099-B (stock or mutual fund sales and certain other transactions by břokers)
- Form 1999-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions):

- 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup validating if you are a b.s. exempt payee if applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withyalding tox on toreign partners' share of effectively connacted income, and
- 4. Gedity that FATCA code(s) entered on this form (it any) indicating that you are exempt from the FATCA reporting, is confect. See What is FATCA reporting? on page 2 for further information.

Cat. No. 10231X

Form W-9 (Rev. 12-2014)

HOME HEALTH AIDE/CERTIFIED NURSING ASSISTANT JOB DESCRIPTION

REPORTS TO Administrator

QUALIFICATIONS

- Licensed by the Florida Department of Health as a Certified Nursing Assistant, or for home health aides, documentation of successful completion of at least forty hours of training (content must be consistent with Florida regulations specific to home health aide training).
- Individuals who earn their CNA certificate in another state must contact the Horida Certified Nursing Assistant office at the Department of Health to inquire about taking the written examination prior to working as a CNA in Florida.
- Registered nurses and licensed practical nurses who can show proof they are licensed in another state or in Florida can work as a home health aide in Florida.
- Home health aides who complete their training in another state must provide a copy of the course work and a copy of their training documentation to the nurse registry. If the course work is equivalent to Florida's requirements, the nurse registry may refer the home health aide for contract.
- Current CPR certification.
- Evidence of continuing education as required.
- One (1) year experience preferred.

PRIMARY RESPONSIBILITIES (including but not limited to the following):

- Fulfills assignments delegated by the nurse registry and provides services in accordance with a client's service provision plan.
- Meets all contractual obligations on an ongoing basis.
- Performs all personal care activities contained in a written assignment by a licensed health professional employee or contractor of the home health nurse registry and which includes assisting the client with personal hygiene, ambulation, eating, dressing, shaving, physical transfer, and other duties as assigned.
- Provides assistance with ambulation, limited to providing physical support to enable the client to move about within or outside of the client's place of residence. Physical support includes holding the client's hand, elbow, under the arm, or holding on to a support belt worn by the client to assist in providing stability or direction white the client ambulates.
- Provides assistance with bathing, limited to helping the client in and out of the bathtub or shower, adjusting water temperatures, washing and drying portions of the body which are difficult for the client to reach, and being available while the client is bathing. Can also include washing and drying the client who is bed-bound.
- Provides assistance with dressing, to include helping the client put on and remove clothing.
- Helps the client with shaving and with oral, hair, skin and nail care. (Nail trimming not allowed).
- Assists with toileting, including reminding the client about using the toilet, assisting to the bathroom, helping to undress, positioning on the commode, and helping with related personal hygiene, including assistance with changing of an adult brief. Also includes assisting with positioning the client on the bedpan and helping with related personal hygiene.
- Provides assistance with physical transfer. Providing verbal and physical cueing, physical assistance, or both while the client moves from one position to another, for example between the following: a bed, chair, wheelchair, commode, bathtub or shower, or a standing position. Transfer can also include use of a mechanical lift, if a home health aide or CNA is trained in its

use.

- Maintains a clean, safe and healthy environment, which may include light cleaning and straightening of the bathroom, straightening the sleeping and living areas, washing the client's dishes or laundry, and such tasks to maintain cleanliness and safety for the client.
- Responsible for observing appearance and gross behavioral changes in the client and reporting these changes to the caregiver and the nurse registry or the registered nurse responsible for assessing the case when giving care in the home or to the responsible facility employee if staffing in a facility.
- Documents services provided to the client or client and for filing said documentation with the nurse registry on a regular basis.
- Performs other activities as taught and documented by a registered nurse, concerning activities for a specific client and restricted to the following:
 - Assisting with the change of a colostomy bag, reinforcement of dressing;
 - Assisting with the use of devices for aid to daily living such as a wheelchair or walker;
 - Assisting with prescribed range of motion exercises;
 - Assisting with prescribed ice cap or collar;
 - Doing simple urine tests for sugar, acetone or albumin;
 - Measuring and preparing special diets;
 - Teaching household routine and skills to well members of the family:
 - Measuring intake and output of fluids):
 - Measuring temperature, pulse, respiration or blood pressure;
 - Keeping records of personal health care activities;
 - Assisting with ADL's and IADL's;
 - Providing nutritional support.
- Provides assistance with a client's self administration of medication, including the following:
 - Taking the medication in its previously dispensed, properly labeled container, from where it is stored and bringing it to the client.
 - In the presence of the client, reading the label, opening the container, removing a prescribed amount of medication from the container, and closing the container.
 - Placing an oral dosage in the client's hand or placing the dosage in another container and helping the client by lifting the container to his or her mouth.
 - Applying topical medications.
 - Returning the medication container to proper storage.
 - keeping a record of when a client receives assistance with self-administration of medication
- Assistance with a client's self-administration of medication does not include the following:
 - Mixing, compounding, converting, or calculating medication doses, except for measuring a prescribed amount of liquid doses, except for measuring a prescribed amount of liquid medication or breaking a scored tablet or crushing a tablet as prescribed.
 - The preparation of syringes for injection or the administration of medications by injectable route.
 - Administration of medications through intermittent positive pressure breathing machines or a nebulizer.
 - a Administration of medications by way of a tube inserted in a cavity of the body. (e) Administration of parenteral preparations.
 - Irrigations for debriding agents used in the treatment of a skin condition.
 - Rectal, urethral, or vaginal preparations.

- Medications ordered by the physician or health care professional with prescriptive authority to be given "as needed", unless the order is written with specific parameters. that preclude independent judgment on the part of the unlicensed person, and at the request of a competent client.
- Medication for which the time of administration, the amount, the strength of dosage, the method of administration, or the reason for administration requires judgment or discretion on the part of the unlicensed person.
- The home health aide and CNA may also provide the following assistance with self-administered medication, as needed by the client:
 - Prepare necessary items such as juice, water, cups, or spoons to assist the client in the self-administration of medication;
 - Open and close the medication container or tear the foil of prepackaged medications;
 - Assist the resident in the self-administration process. Examples of such assistance include the steadying of the arm, hand, or other parts of the client's body so as to allow the self-administration of medication;
 - Assist the client by placing unused doses of solid medication back into the medication container.
- The home health aide or CNA may not change sterile dressings, irrigate body cavities such as giving an enema, irrigate a colostomy or wound, perform a gastric irrigation or enteral feeding, catheterize a client, administer medication, apply heat by any method, care for a tracheotomy tube, nor provide any personal health service which has not been included in the service provision plan.
- Adheres to standard precautions.
- Additional duties as assigned.
- Abides by the registry's Code of Conduct.
- Maintains client confidentiality per registry policy and federal privacy laws regarding the use and disclosure of client's protected health information.

By my signature below, I acknowledge and accept the responsibilities of this position.

Signature

Date 5 3 2/

Case U.22-cv-61559-WPB Desument 54-2 Entered on FLSD Docket 07/14/2023 Page 26 of 144

WAIVER OF PROFESSIONAL LIABILITY INSURANCE

1,	, have c	hosen not to carry a professional liability
(print name) insurance policy while way	lidne as an indocement	it contractor for the registry, I agree to hold
	en e es en macheniació	it contractor for the registry, I agree to hold
harmless and indemnify	ALL VIP CARE, INC.	from any and all
claims made against me in	the course of no-fee-	manual labama a a a a a a a a a a a a
		ing the professional responsibilities assigned
to me while under contrac	t with the organization	is of clients to which I am referred to provide
services. I understand the	potential consequence	es of not carrying a professional liability
insurance policy and agree	to notify registry man	agement if I decide to
carry a policy in the future.	,	•
	·,	
•		
		÷
		•
independent Contractor:		ALL VIP CARE, INC.
(les A		Yararif Perez
Signature of Independent Con	tractor	Signature of Company Representative
	· j	·
Name: <u>CRUZ Da</u> "Qd	15 VAIdiViso	Name: Yanariz Perez
Title: <u> </u>		Title: Front Desk
Date: 5- 3- 2		Date: 6/4/21

Case 0:22-cv-61553-WPD Document 54-2 Entered on FLSD Docket 07/14/2023 Page 27 of 144

"Home Care Begins Here!"

INDEPENDENT CONTRACTOR PROFESSIONAL LIABILITY POLICY

Effective immediately, Independent Contractors on the Agency's roster must carry "Professional Liability." In addition, the Professional Liability must include All VIP Care, Inc. as an additional insured.

The Independent Contractor can call CM&F Group, Inc. at 212/233-8911 to inquire about obtaining a policy and request to add All VIP Care, Inc. as an "Additional Insured." The Independent Contractor has the right to choose their insurance provider.

If the Independent Contractor wants the Agency to purchase the policy, then the contractor must sign this form.

By signing below, I, <u>OPCOZ Dericelys VAIOL</u>, will carry Professional Liability which is to include All VIP Care, Inc. as an additional insured; and, I will contact the Agency when the policy has expired and/or about to renew.

Furthermore, if the Agency purchases the policy on my behalf, I understand and agree that the cost will be deducted from my first pay-check.

Independent Contractor Signature

All VIP Care, Inc. Representative

C: File

New Policy Effective March 17, 2021

OOMSopomevayaan Wafiiniisafageeen



1 UNITED STATES DISTRICT COURT 2 SOUTHERN DISTRICT OF FLORIDA 3 CASE NO. 0:22-CV-61553-WPD 4 5 CRUZ VALDIVIESO FIGUERA, 6 Plaintiff, 7 VS. ALL VIP CARE, INC., & LIZ 8 VELAZQUEZ McKINNON, 9 Defendants. 10 11 12 DEPOSITION OF CRUZ DAICELIS VALDIVIESO FIGUERA 13 (Videoconference) 14 June 6, 2023 15 11:01 a.m. 16 17 18 19 20 21 Stenographically Reported By: HALEY DAWN WESTRA, RPR, CRR 22 Reporter and Notary Public BAILEY ENTIN REPORTING, LLC 23 Fort Lauderdale Office Phone - 954-745-9511 24 25

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1
     APPEARANCES:
 2
     On behalf of the Plaintiff:
 3
            FLORIDA HEALTHCARE LAW FIRM
            BY: Mr. Randy M. Goldberg, Esq.
 4
            151 NW 1st Avenue
 5
            Delray Beach, Florida
                                    33444
            randy@randygoldberglaw.com, 754-224-0867
 6
 7
     On behalf of the Defendants:
 8
            FAIRLAW FIRM
            BY: Mr. Toussaint Marcus Cummings, Esq.
            135 San Lorenzo Avenue, Suite 770
 9
            Coral Gables, Florida
                                    33146
            toussaint@fairlawattorney.com, 305-230-4884
10
11
12
     Also Present: Ms. Katherine Klejman, Interpreter
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14
15
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18
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21
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1	INDEX	1	Q. And we have a court reporter here I'm
2	WITNESS PAGE	2	sorry.
3	CRUZ DAICELIS VALDIVIESO FIGUERA	3	,
4	EXAMINATION BY MR. GOLDBERG 4	4	to take down your testimony, so it's important that
5	EXAMINATION BY MR. CUMMINGS 45	5	every answer you give be verbal, such as "yes," "no,"
6	FURTHER EXAMINATION BY MR. GOLDBERG 62	6	or whatever the response is. She cannot take down
7		7	_
8		8	A. Okay.
9	EXHIBITS	9	Q. Thank you.
10		10	Are you under any medication or alcoholic
11		11	I. • • • • • • • • • • • • • • • • • • •
12	EXHIBIT DESCRIPTION PAGE	12	,
13	Exh. A Agreement and Signup Documents 29	13	A. No.
14	Exh. B Patient time sheets 35	14	Q. If at any time during the deposition today
15	Exh. C Patient Calendar (All VIP) 67	15	you need to take a break, a restroom break, or for
1.6	Exh. D Weekly Pay Stubs 67		whatever reason, we will be happy to temporarily
17		1	adjourn the deposition to allow you to take such a
18			break. Okay?
19		19	A. Okay.
20		20	Q. The only condition I would ask is that a
21		21	break not be taken in between a question being asked
22			and you providing your answer.
23		23	We would just ask that a question be asked
24			and answered before a break is taken. Okay?
25		25	A. Okay.
	Page 4		Page 6
1	The following videoconference Zoom deposition	1	Q. If at any time I ask you a question that you
2	was taken before HALEY DAWN WESTRA, Stenographic		do not understand or is confusing to you, I want you
3	Reporter, in and for the State of Florida at Large,		to please ask me to restate the question, and I will
4	in the above cause.	4	be happy to. Okay?
5		5	A. Okay.
6	,	6	Q. For the record, what is your full name?
7	KATHERINE KLEJMAN,	7	A. For the record, Cruz Daicelis Valdivieso.
	an interpreter herein, having been first duly sworn	8	Cruz Valdivieso.
	by the Certified Reporter to translate from English	9	Q. And what about the name Figuera?
	to Spanish and Spanish to English to the best of	10	A. Figuera is my second last name.
11	their ability translated as follows:	11	Q. Okay. But that's part of your formal name;
12		12	correct?
13	CRUZ DAICELIS VALDIVIESO FIGUERA,	13	A. Yes, correct.
	a witness herein, having been first duly sworn by the	14	Q. As we discussed earlier, and you had no
15	Certified Reporter to speak the truth and nothing but		objection to it, I'm going to just refer to you as
16	the truth, was examined and testified as follows:	16	Cruz today; is that okay?
17		17	A. Perfect.
18	EXAMINATION	18	Q. Are you known by any nicknames?
19	BY MR. GOLDBERG:	19	A. Daisy.
20	Q. Good morning, Cruz. My name is Randy	20	Q. Thank you for that.
21	Goldberg, and I represent All VIP Care and Liz	21	Where do you currently reside?
22	McKinnon.	22	A. I live right now at Day & Davie,
23	Today is your deposition regarding this	23	3670 Southwest 60th Avenue, Apartment No. 2, Davie,
24	lawsuit that you filed against All VIP Care.	24	Florida 33314.
25	A. Okay.	25	Q. And when did you graduate high school?

	<u>L44</u>	
A. I didn't graduate. I didn't finish high	1	THE WITNESS: S-I-N-I-N-A-N-I.
school.	2	BY MR. GOLDBERG:
Q. What is your cell phone number?	3	Q. And what does this company do?
⁴ A. 786-907-6351.	4	A. This company takes care of people with
⁵ Q. And who is your cell phone provider?	5	disabilities.
6 A. T-Mobile.	6	Q. Okay. Is Ms. Cruz reading these answers off
Q. And what is your email address?	7	_
A. Daicelisvaldivieso	8	A. No. I have a paper where I'm writing down
daicelisvaldivieso@gmail.com.	9	how to spell things.
Q. Thank you.	10	Q. I appreciate that. Thank you for clarifying
Do you have a personal website?	11	that.
A. No.	12	What role do you serve with Sininani?
Q. Are you presently married?	13	A. My job is a caretaker.
A. Yes.	14	Q. Are you working as a home health aide?
Q. And do you have any children?	15	A. Yes.
A. Yes.	16	Q. Do you own a business?
Q. Have you ever been convicted of a crime	17	A. No.
since you turned 18 years of age?	18	Q. Do you work for yourself?
A. Never.	19	A. I'm an independent contractor.
A. Novol.	20	Q. And what does an independent contractor mean
Q. Are you a party to any other litigation at this time?	1 1	to you, Cruz?
	22	A. That I make my own schedule.
A. Sorry. I didn't understand the question.	23	Q. What else?
Q. Ale you a plaintill of a defendant in any	24	,
other lawsuit that is going on at this time:	25	MR. CUMMINGS: Objection to form.
25 A. No.	+	THE WITNESS: I didn't understand the
Q. Have you ever been a party to any other		question.
2 lawsuit about besides current lawsuit?	2	BY MR. GOLDBERG:
³ A. Yes.	3	Q. Understood.
Q. And what was that lawsuit?	4	You stated that you work as an independent
A. It was an accident at a park.	5	contractor for Sininani. Am I correct in that?
Q. So aside from this accident in a park, were	6	A. Yes.
there any other lawsuits that you've been a party to?	7	Q. And what does it mean by you being an
8 A. No.	8	independent contractor with Sininani?
Q. Are you have you ever been a party to any	9	MR. CUMMINGS: Objection to form.
administrative complaints or filings with any	10	THE WITNESS: I am an independent worker,
governmental agency?	11	and I make I create my own schedule. I decide if
12 A. No.	1 1	I can work or I can't work that day.
Q. Have you ever filed any workers'	1 1	BY MR. GOLDBERG:
14 compensation claims?	14	Q. Who decided your salary with Sininani?
15 A. No.	15	A. They place the salary, and then if it's
Q. Are you currently employed?	16	convenient for me, then I take it.
A. Yes.	17	Q. Understood. Thank you.
Q. And who are you currently employed with?	18	Do you have a written contract with
19 A. With Sininani, S-I-N-I-N-A-N-I.	Ιi	Sininani?
20 Q. Sininani?	20	A. Yes.
	21	
71. The agency is cance similari.	1 1	Q. Are you a member of any professional
With GOLDBERG. Okay. Can you spen that for	23	associations or clubs?
me? I didn't catch that, Madam Interpreter.	1 1	A. No.
THE VIDEOGRAPHER: Yes. The way I caught	24	Q. Do you have a Facebook account?
²⁵ it	25	A. Yes.

Page 13 1 Q. And what is your Facebook name or handle? 1 A. Yes. 2 A. My Facebook name is Daicelis. Q. What about as a certified nursing assistant? 3 Q. Can you spell --Are you certified with the state of Florida? A. And my username I forgot. A. Yes. 5 Q. Okay. Can you spell Daicelis for me, Q. Do you hold any other certifications from 6 the state of Florida or licenses? please? A. D-A-I-C-L-I-S [sic]. MR. GOLDBERG: I'm sorry. Madam Q. D-A-I --Interpreter. 9 MR. GOLDBERG: The rest of it, Madam THE INTERPRETER: No, no. I caught that. Interpreter? I'm sorry. 10 11 11 THE INTERPRETER: Yeah. So she -- there's a THE WITNESS: No, just that. 12 12 MR. CUMMINGS: I apologize, Mr. Goldberg. missing letter there, but I have it from the 13 13 beginning. Your second question before was, was she 14 14 licensed as a certified nursing assistant? It's D-A-I-C-E-L-I-S. 15 15 MR. GOLDBERG: Yes, sir. MR. GOLDBERG: Thank you for that. 16 16 MR. CUMMINGS: Okay. Thank you. BY MR. GOLDBERG: 17 17 MR. GOLDBERG: Are we good, Mr. Cummings? Q. What about Twitter account? A. No, I don't have a Twitter account. 18 MR. CUMMINGS: Yeah, I didn't know if 18 19 Q. A neighborhood app account? I caught the exact terminology. I just wanted to 20 A. No. make sure. That's fine. Thanks. 21 21 Q. Instagram? MR. GOLDBERG: No, no. Good. I want to 22 A. I have it, but I don't use it. make sure we're all on the same page here. 23 23 Q. What is her handle on Instagram? THE WITNESS: Okay. 24 A. I forgot. 24 BY MR. GOLDBERG: 25 Q. What about TikTok? Q. Cruz, do you know what a nurse registry is? Page 12 1 1 A. No. A. Yes. Q. Okay. How are you -- well, strike that. Q. Okay. What is a nurse registry? 3 Besides Sininani and All VIP, have you A. It's a registry in which you register with worked as a home health aide for any other agency? the state as, in this case, Sininani to be an 4 5 A. No. auxiliary for a nurse or a nurse. 6 Q. When you were working with All VIP --Q. Your testimony now is that Sininani is a MR. GOLDBERG: And just for clarification, nurse registry? I'm just going to refer to "All VIP Care" as "VIP," A. Yes. In the beginning, when you asked me if if that's okay with you, Mr. Cummings? Sininani was a nurse registry, I was a bit confused, MR. CUMMINGS: Yeah. No -- excuse me. but yes. 11 Q. No problem. That's why I want to clarify. 11 No objection to that. MR. GOLDBERG: Thank you. 12 I don't want any confusion. 12 13 13 BY MR. GOLDBERG: Do you know if VIP is a nurse registry? 1.4 A. I started working for VIP as a caretaker or 14 Q. When you were working for VIP, were you working for any other nurse registries? aide, and I had an HHA license, which is you get 15 16 certified by a school as a nurse aide. A. No. 17 17 Q. Okay. Now, for clarification, you're using Q. So the only time that you've worked as a home health aide has been VIP and/or Sininani; is 18 the term "caretaker," and then we're using the term "HHA," which I believe, Cruz, means "home health 19 that correct? 20 aide"; is that correct? 20 A. Yes. 21 21 Q. Thank you. THE INTERPRETER: Yeah, let me clarify 22 because when I hear the word in Spanish --Is Sininani a nurse registry? 23 interpreter clarifying here -- when I hear the word A. I don't know. 24 Q. You are licensed as a home health aide with 24 "cuidadora" is -- I'm taking it as caretaker. I'm 25 25 the state of Florida; correct? not --

	<u>^</u> 1	44	
1	MR. GOLDBERG: Okay.	1	because it's becoming confusing, I think, for the
2	THE INTERPRETER: It could be "aide"; it	2	
3	could be "caretaker," but let me double-check that	3	MR. CUMMINGS: Okay.
4	with the witness. One second.	4	THE INTERPRETER: If that's okay. I don't
5	MR. GOLDBERG: Please do, ma'am.	5	know. I I
6	THE INTERPRETER: So because there's a mixup	6	MR. CUMMINGS: Yeah, I mean, for our
7	<u>-</u>	7	purposes, it does have a specific meaning, but I'm
8	"HHA," which is "home health aide," if that's okay	l 1	not you know, I'm going to let Mr. Goldberg
9	because		conduct his deposition.
10	MR. GOLDBERG: That is absolutely	10	I just wanted to know what she said because
11	THE INTERPRETER: there's a mixup on the	11	I wasn't sure if you were giving me a giving a
12	Spanish words with "taking care" and being an	l 1	direct translation of what my client said.
13	assistant.	13	THE INTERPRETER: Oh, yeah, I'm giving a
14	So I think it'll for the record, it's		direct translation, but if there's two different
15			meanings to one word, which could happen sometimes in
16	MR. GOLDBERG: Okay.		Spanish
17	MR. CUMMINGS: And I'm sorry. Just to	17	MR. CUMMINGS: Right.
	clarify, Madam Interpreter.	18	THE INTERPRETER: I just want to make
19	Did Ms. Cruz say that her use of the term		sure I pick the right word in English to use.
	how do you pronounce cui how do you pronounce it	20	MR. CUMMINGS: Okay. Understood.
21	· · ·	21	Ť
22	THE INTERPRETER: Yeah, so "cuidadora,"		MR. GOLDBERG: Okay. I don't want to beat a dead horse by any stretch of the imagination, but
	for me, and my brain just went to caretaker		Mr. Cummings is right. It's important that we
24	MR. CUMMINGS: Caretaker?	i I	understand that home health aide is what Ms what
25	-		Ms. Cruz is performing services as.
_	THE INTERPRETER: like taking care of Page 16		Page 18
- 7			
1	someone.	1	So when the term "caretaker" has been
2	But I know the medical like, we're		So when the term "caretaker" has been referenced, where we actually mean home health aide,
2 3	But I know the medical like, we're getting specific with the terminology. I'm trying to		
2 3	But I know the medical like, we're		referenced, where we actually mean home health aide,
2 3	But I know the medical like, we're getting specific with the terminology. I'm trying to		referenced, where we actually mean home health aide, or HHA, are we all in agreement with that?
2 3 4 5	But I know the medical like, we're getting specific with the terminology. I'm trying to keep it exactly to what it is. So now that I know HHA is home health aide, it's I mean, "aide" and "cuidadora" are both also	2 3 4 5	referenced, where we actually mean home health aide, or HHA, are we all in agreement with that? THE INTERPRETER: Yeah, let's MR. CUMMINGS: So, I mean, I think for the purposes of the deposition, I don't care as much, but
2 3 4 5	But I know the medical like, we're getting specific with the terminology. I'm trying to keep it exactly to what it is. So now that I know HHA is home health aide,	2 3 4 5 6	referenced, where we actually mean home health aide, or HHA, are we all in agreement with that? THE INTERPRETER: Yeah, let's MR. CUMMINGS: So, I mean, I think for the purposes of the deposition, I don't care as much, but as a you know, as a legal term of art,
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2 3 4 5 6	But I know the medical like, we're getting specific with the terminology. I'm trying to keep it exactly to what it is. So now that I know HHA is home health aide, it's I mean, "aide" and "cuidadora" are both also the same word.	2 3 4 5 6 . 7	referenced, where we actually mean home health aide, or HHA, are we all in agreement with that? THE INTERPRETER: Yeah, let's MR. CUMMINGS: So, I mean, I think for the purposes of the deposition, I don't care as much, but as a you know, as a legal term of art, Mr. Goldberg, you understand why I we understand why this is important.
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when she uses the term "cuidadora" that that means "home health aide," though. That's like a legal definition.

I'm not prepared to say that. But if for the purposes of the deposition, fine, you know.

MR. GOLDBERG: Okay. Let me -- Madam Interpreter, I want to ask a couple of questions to qualify this is if I may.

THE INTERPRETER: Yeah.

BY MR. GOLDBERG:

- Q. Ms. Cruz, you are a certified home health aide with the state of Florida; correct?
 - A. Yes.

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- Q. You are not a certified caretaker by the state of Florida, are you?
 - A. I don't understand the question.
- Q. To the best of your knowledge, you do not have a certification from the state of Florida that certifies you as a, quote/unquote, "caretaker": correct?
- A. Yes, I got a certification at a school, and I'm guessing that that school should be certified 22 with the state of Florida.
 - Q. No, ma'am. I -- let me restate the question.

Cruz has a certification by the state of Florida as a home health aide; correct?

- A. Yes.
- Q. Ms. Cruz does not have a certification title as "caretaker"; correct?
- A. My certification does say "taking care of". because that's what I do, is taking care of patients.
- Q. But the certification is certifying Cruz as a home health aide; correct?
- A. Yes.
- O. When the term "caretaker" has been used in this deposition up until this point, was Cruz meaning to state that she is a home health aide?
 - A. Yes.
- Q. You were employed by VIP as a home health aide; correct?
 - A. Yes.
- Q. And you are employed by Sininani as a home health aide correct?
 - A. Yes.
 - Q. All right. I think we got that clarified. How does a nurse registry work, Ms. Cruz?
 - A. I don't know.
- Q. What is the relationship, if you know, 25 between a nurse registry and the registry's patients

1 or clients?

- A. I don't know.
- 3 Q. What is the relationship between a nurse registry and home health aides, such as yourself, Ms. Cruz?
- A. In the nurse registry, you're certified by the state. And as HHA, you did a course in order to 8 work.
 - Q. And your relationship with the nurse registry is what?
 - A. The agency that I work with.
 - Q. I understand. Thank you. What are your duties as a home health aide?

A. I do everything that is asked of me, mostly for the quality and betterment of patients. I take

- care of cleaning for them and giving them food. 17
 - Q. Who determines what your duties for a home health aide are for a patient or client?
- A. When you're hired by the agency, you're 20 given the different conditions under which the patient is founded.

22 So, for example, if the person has Alzheimer's, needs to be bathed in bed, needs to be ²⁴ fed, needs their clothes washed, and then you decide whether you want to take this patient on or not or

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just to just be there for company.

- Q. So you as the home health aide get to decide the scope of the services that you are willing to provide to these patients; correct?
 - A. Correct.
- Q. Who do you work for as a home health aide, 7 the patient or the nurse registry?
 - A. I would say I work for both because I work with the patient, and the company pays me.
- Q. And what does the company -- when you say "company," you're referring to the nurse registry; 11 12 correct?
 - A. That is correct.
- Q. Who terminate -- who can terminate the relationship between the home health aide and the patient?
 - A. Myself. I determine if I want to continue or not.
 - Q. And does the patient have the right to end the relationship between the patient and the home health aide as well?
 - A. Yes, they also have the right. They decide if they want to be with that person or not.
- Q. "That person" being the home health aide: 25 correct?

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A. Yes.

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Q. What responsibilities, if you know, does the home health agency have over a -- I'm sorry. Let me strike that.

What responsibilities does the nurse registry have in overseeing the duties of a home health aide such as yourself, Ms. Cruz?

MR. CUMMINGS: Objection to the form.

THE WITNESS: They have managers and supervisors, and they -- they communicate with the families, and then the family can also report how well or how not well we do our jobs.

BY MR. GOLDBERG:

- O. Who is Diana Ramirez?
- A. Diana Ramirez was the VIP manager.
- Q. Was she your direct contact at VIP?
- A. Yes.
- Q. Who is Liz McKinnon?
- A. I met her over the phone. By the way, a very rude person.
 - Q. And who is your supervisor over at Sininani?
 - A. Dina Ramirez, D-I-N-A, Ramirez.
 - O. Thank you.

Did you ever receive a performance review or evaluation from Diana Ramirez?

THE INTERPRETER: The interpreter is just going to request clarification on two names that are very similar, so one second.

THE WITNESS: So Dina, D-I-N-A, Ramirez was -- was for Sininani; and we had Diana, D-A-Y-A-N-A [sic], for VIP.

And with her, I never got a response from her. Whenever I called, she said I don't have enough hours and never gave me a response and said, "Call

MR. GOLDBERG: Thank you for that clarification as to Diana versus Dina.

BY MR. GOLDBERG:

Q. In response to what was just stated, did Ms. Cruz -- Ms. Cruz, did you ask Diana for any additional hours?

A. No. She -- no, never.

My hours worked were the same hours given by the agency. But when it came to payment, the payment always came with less hours.

So I would tell Diana about the lack of hours, and she would say, "Next week. We will give them to you next week."

And when the week came by, I wouldn't get ²⁵ paid, and I noticed the payment would come in with less hours. They took out hours.

O. We'll come back to that issue in a little bit.

Going back to the question.

Have you ever -- have you ever received any performance evaluations from Diana Ramirez, Liz McKinnon, or any other persons at VIP?

- A. From neither of them.
- Q. What training was provided to you by VIP in your performance of duties as an HHA?
 - A. There wasn't any.
- 12 Q. Is it correct that -- all of your training as a home health aide, was that pursuant to Florida law?

MR. CUMMINGS: Objection to form.

THE WITNESS: (No verbal response.)

17 BY MR. GOLDBERG:

- Q. Ms. Cruz, are you going to answer that 19 question?
 - A. I didn't understand the question. I heard "Florida law," and that's all I heard.
 - Q. No problem. We'll strike that question. Did anybody at VIP ever tell you how to perform the services that you provided to any of VIP's patients?

Page 25

A. Never.

Q. What equipment did VIP provide you in the performance of your services to the patients?

A. Nothing. I strongly asked for gloves and masks, but they didn't provide me with anything.

Q. Did you provide your own gloves and masks?

A. I had to purchase my own.

Even at that time, during the pandemic, I had a very contaminated patient, and I was told --I called Diana, and I was told that the agency wouldn't provide gloves, that I had to purchase them on my own.

THE INTERPRETER: Interpreter is going to add something else that I didn't catch from Ms. Valdivieso. One second.

Okay. I can't clarify the exact medical term for a second, but it's a type of -- when you're in bed for too long.

So that patient was not only contaminated but had a lot of, I'm guessing, sores. So I just wanted to add that to that statement.

MR. GOLDBERG: Thank you for that clarification, Madam Interpreter.

THE INTERPRETER: You're welcome. Thank

Deposiase of CRUZVDA1CTETASWRLDIVDESOUTIGUTER4-2 Page 27 BY MR. GOLDBERG: 2 Q. Who determined the amount of hours that you worked for the patients of VIP? THE INTERPRETER: I didn't catch the first information. part of the question, Counsel. 6 MR. GOLDBERG: Certainly. them due to payment. BY MR. GOLDBERG: BY MR. GOLDBERG: Q. Ms. Cruz, who determined the amount of hours that you provided service to each of the VIP in a little bit. patients? 10 10 11 A. Diana. 11 12 Mr. Toussaint. Q. And you as the HHA had the right to accept 13 or not accept those hours; correct? 13 A. Yes. 14 15 Q. Did anybody at VIP ever prevent you from 16 having any other employment or contractual relationships? 17 17 18 18 A. No. 19 Q. How was your rate of pay determined for each 19 BY MR. GOLDBERG: 20 20 patient, Ms. Cruz? 21 A. They would send a case that would -- that 22 22 would read -- the case would read "There's a 23 Mr. Perez, and this pays \$13 an hour"; it would say took. 24 how many hours, and you would accept it or decide not 25 25 to accept it. Page 28 1 And if they didn't have someone else, they would just send you directly for that job. Q. But you had the right to refuse to accept that particular job; correct? A. Yes. Q. Is it true that if you are caring for several patients of VIP at one time, that you could be earning different hourly rates per patient? They were all in English and never in A. The rate is the same. It would depend if it was on a weekend. Because it would be a bit more on BY MR. GOLDBERG: 11 the weekends. But the rate would be the same of \$13 12 an hour. 13 Q. Give me a second here. 13 14 14 Did you ever ask anyone at VIP for additional hours or additional clients? 15 16 17 17 Q. You started your relationship with VIP on or

relationship, or did VIP end the relationship?

THE INTERPRETER: Interpreter is requesting a repetition because I didn't catch all of the

THE WITNESS: I ended the relationship with

Q. We'll come back to the nonpayment allegation

I want to focus your attention to Exhibit A. I sent a copy to Madam Court Reporter and to

Exhibit A is a composite exhibit with Bates name -- Bates-numbered All VIP 26 A 1 through 25.

MR. GOLDBERG: Is it possible, Madam Court Reporter, for this to be uploaded? I am very computer illiterate, and I apologize for that.

(Discussion off the record.)

Q. Ms. Cruz, I want you to look over this composite document, which coincidentally is an exhibit from a previous deposition that Mr. Cummings

It is my Exhibit A, which is your onboarding documents when your relationship with VPI began.

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Please look over these documents, ma'am, and let me know when you are done with that.

THE INTERPRETER: Interpreter caught that, but again, reminding witness to keep sentences short. It's impossible to catch all of it.

THE WITNESS: These documents, I signed them, but I never understood what the documents said.

Spanish, and I told them that I only spoke Spanish.

- Q. So is it your testimony that you signed 12 these documents without reading and/or understanding the content of these documents?
- A. I told Diana that I didn't speak Spanish, ¹⁵ and I -- I signed these documents, but I never understood what they meant.
 - Q. So the entire 14 months that you had a relationship with VIP, you never understood these documents?
 - A. No. No. And it never mattered until now.
 - Q. Why did it not matter until now?

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- A. Because they never asked anything of me.
- 23 Q. Yet you performed under the terms of these ²⁴ documents; is that correct? MR. CUMMINGS: Objection to form.

A. They didn't pay me.

2022; correct?

A. Yes.

about May 3rd, 2021; correct?

Q. Why did that relationship end?

Q. And your relationship ended in about July of

Q. So is it your testimony that you ended the

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Page 31 Page 33 1 THE WITNESS: Yes. copies from the bank. ²BY MR. GOLDBERG: 2 Q. Did you file tax returns for the years 2021 Q. And you were compensated for your services and 2022? as an HHA under the terms of these documents; A. Yes. correct? Q. And you received a 1099 tax form from VIP? 6 A. Yes. Q. And you never had or requested anybody to Q. And those tax forms identified you as an interpret what these documents that you signed meant? independent contractor; correct? A. They said that they sent -- they gave this A. Yes. to everyone they admitted as HHA, that -- the fact 10 Q. Is it still your testimony that you do not that I didn't know understand English didn't matter, know if you're an independent contractor or not? 12 12 but I myself added to this document that I didn't A. I got confused with the question, yes. 13 speak English. 13 Q. So your testimony is that you were an 14 Q. And who is the person or the persons that independent contractor with VIP? 15 they include? A. I am an independent contractor. 16 A. The people that hired me, Diana. O. With VIP? 16 17 A. Yes. 17 Q. Nonetheless, the signatures and initials 18 18 that appear on this composite exhibit, those are your Q. What were the names of the patients that you signature and initials; correct? provided care for during your tenure with VIP? 19 20 20 A. Yes. THE INTERPRETER: Interpreter is going to request the third person. 21 MR. GOLDBERG: We can take this one down, 22 22 THE WITNESS: The first was Gabrielle -- the Madam Court Reporter. 23 THE INTERPRETER: Interpreter would like to first person -- no, the first patient was Gabrielle Gonzalez; the second patient was Angela Melendez; and 24 request a short break, if that's okay. the third patient was Cesar, and last name is 25 MR. GOLDBERG: No objection here. Page 32 1 Do you want to take 10 minutes? I-Z-I-Q-U-E; his wife, Yolanda, last name Izique, 2 THE INTERPRETER: Yes, that would be fine. ² I-Z-I-Q-U-E. 3 MR. CUMMINGS: Just for ease of time, can we BY MR. GOLDBERG: 4 just come back at 11:15? Q. Okay. So we have Gonzalez, Melendez, and 5 Izique; correct? MR. GOLDBERG: 11:15? 6 MR. CUMMINGS: Yeah, because it's 11:04 now, A. Uh-huh. And, sorry, also Alicia Soto, so I mean, yeah, okay. ⁷ S-O-T-O. 8 MR. GOLDBERG: 11:15 it is. Q. Did you provide care as a home health aide 9 for all of these four patients at the same time or at THE INTERPRETER: Yes, that's fine. 10 (Recess taken from 11:04 a.m. to 11:14 a.m.) different times? BY MR. GOLDBERG: A. I worked with Cesar, Izique, and Yolanda 11 12 Izique at the same time, and then also with Angela Q. Ms. Cruz, notwithstanding that you testified that you did not understand the documents that you Melendez. All three of them in the same day. 14 signed with VIP, do you acknowledge that you were an Q. And what about Gonzalez and Soto? independent contractor with VIP? A. Gabrielle Gonzalez passed away, and then I 16 A. I don't know. was assigned to Alicia Soto on her case. 17 Q. What don't you know, ma'am? Then I had Cesar and Yolanda as fixed work, A. That I don't know if I'm an independent fixed patients. And then I was given Angela as fixed 18 19 contractor with them. as well. All three of them, the same day with 20 Q. You were paid for and received copies of different times. 21 paycheck stubs; correct? Q. Okay. Thank you for clarifying that. 21 22 22 A. My payments were automatic. Did you complete a time sheet for each 23 Q. You received copies of paycheck stubs; patient, for each -- let me rephrase that. Excuse 24 24 correct? me. For each patient, did you complete a visit A. I never received a copy from them. I have

Dep.Sin Sp. J. Chry Dales J. S. WRLDIVIES UPIGUE 54-2 Page 35 schedule or time sheet? 1 A. Never. 2 2 A. Time sheet for each patient. Q. Allow me one second, please. 3 Q. And does each of those time sheets reflect 3 Ms. Cruz, are you familiar with the HHA the amount of time that you provided service as an exchange calendaring program? HHA to each of these patients? THE INTERPRETER: Counsel, I didn't catch 6 A. Yes. the word after "exchange." 7 Q. And each of these time sheets is signed by MR. GOLDBERG: Calendaring. 8 yourself; correct? 8 Let me rephrase that. Let me rephrase that. 9 A. By myself and the patients. THE INTERPRETER: Yes. Thank you. 10 Q. Now I want to direct your attention to MR. GOLDBERG: I apologize. I'm trying to 11 Exhibit B which, again was provided to your counsel make things easy for interpretation, but sometimes, and Madam Court Reporter, which is composite exhibit I guess, I complicate it even more. of time sheets with -- I apologize -- with the Bates ¹³ BY MR. GOLDBERG: 14 14 numbering of VIP.Docs 11 through and including 63. Q. Ms. Cruz, are you familiar with the HHA 15 15 Do you recognize these documents, Ms. Cruz? exchange program? 16 16 A. Yes. A. Do I know the HHA exchange program? No. 17 17 Q. What are these documents, ma'am? Q. You're not familiar with it? 18 18 A. This was the document where we would be able A. No. 19 19 to establish the amount of hours worked with the Q. Is it fair to say, then, that you have never patient and the amount of hours worked. 20 20 used this program? 21 21 Q. Do -- are these the complete time records A. I don't understand. I don't know. 22 that you generated during your tenure with VIP? 22 Q. Was there ever a program that VIP asked you 23 A. Yes. Yes, you would place all the hours to download onto your cell phone? 24 there. 24 A. No. 25 25 Q. And do these -- does this composite exhibit Q. When you first learned that there were Page 36 1 reflect all of the time sheets that you generated 1 some -during your tenure with VIP? MR. GOLDBERG: We can take down the 3 A. Yes. exhibits, Madam Court Reporter. Thank you. 4 Q. And you were to be paid your \$13 an hour BY MR. GOLDBERG: 5 based on these time sheets; correct? Q. Madam -- I'm sorry. 6 A. Correct, yes. Ms. Cruz, when you observed or believed that Q. Now, is it your testimony that you have not 7 there was a pay discrepancy between the hours that 8 been paid for all of the hours reflected on these you provided services as a home health aide to one of 9 time sheets? the patients, did you address this concern with 10 A. Yes. anybody at VIP? 11 11 Q. How many hours do you believe that you have A. No. not been paid for pursuant to the time sheets and to 12 13 13 the payments that were made to you? You never noticed that there was a 14 A. Right now, at this moment, I can't recall, but they owe me hours.

Q. I am confused. Allow me to try to clarify.

discrepancy between the hours that you submitted for payment and the amount of pay that you received from VIP?

- A. I didn't understand the question.
- Q. You testified that you believe that VIP did not pay you for all of the hours that you were ²⁰ entitled to be paid for; is that correct?
 - A. Yes.

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- Q. When you noticed this discrepancy, did you bring it to anybody at VIP's attention, such as Diana Ramirez?
 - A. Always when I notice irregularities with the

Q. How many hours do they owe you, ma'am?

MR. CUMMINGS: Objection to form.

THE WITNESS: I don't recall.

THE INTERPRETER: Counsel Cummings, I didn't

catch that. You said "Objection to form"?

MR. CUMMINGS: Right. Yeah.

²² BY MR. GOLDBERG:

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Q. Ms. Cruz, did you provide any services to 24 any VIP clients that are not documented on these time ²⁵ records?

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payment, I told Diana, and she didn't pay attention 2 to me.

Q. So it's your testimony that at no time did VIP cut you an additional check or draft to cover the discrepancy in the payments?

A. One time VIP did pay, and I had to go all the way over to West Palm Beach for a check that week.

I did not receive payment. It was a 2-hour drive to get that check. And I was mistreated at the

Q. How were you mistreated?

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A. When I got there at 1:00 p.m. and I had to leave work without barely any gas left, I was received and told that they were going to lunch, and they closed the door on my face until 2:00 p.m., and that's how long I waited to get a check.

Q. Did that check reconcile the payroll discrepancy that you were concerned about?

A. No. That was just one week's pay. The -there was still pay regularities left. They only paid for one week.

Q. But you testified earlier you do not know how many hours are in dispute; correct?

A. I can't recall. It's been one year since.

and I can't recall the exact number of hours.

Q. Do you know which patient these hours in dispute are in regards to?

A. Yes. Cesar -- Cesar and Yolanda Izique, Angela Melendez, and Alicia Soto.

Q. Do you know what time frames these discrepancies occurred within?

THE INTERPRETER: Interpreter requests clarification. When you say "time frame," Counsel, do you mean month or...

MR. GOLDBERG: When these discrepancies arose, such as a month --

THE INTERPRETER: Can you give me the months?

MR. GOLDBERG: -- or period --

THE INTERPRETER: Oh, yeah, a period of time.

MR. GOLDBERG: The period of time. I apologize.

20 THE INTERPRETER: No, no. It's okay. I'm just -- in Spanish, I'm trying to -- thank you.

THE WITNESS: No. This was -- not right now. This was so long ago, but it's all documented. The lawyer has it.

I don't know the exact time frame.

BY MR. GOLDBERG:

Q. When did you begin work with Sininani?

3 A. I started work with Sininani around August, I believe. August, yes. August.

Q. Of 2022?

A. 2021, I think.

Q. So you worked for Sininani and VIP at the same time?

A. No. I can't recall the exact date, but ¹⁰ I remember it was August I ended work with VIP, and I started work with Sininani.

Q. Thank you for that clarification.

13 When you went to work for Sininani, did any of VIP's clients that you've identified follow you over to Sininani?

A. Yes, they switched, and I already had an application with Sininani.

Q. Who? Which clients switched?

A. Cesar and Yolanda Izique.

O. What about Soto or the Melendez?

A. No.

Q. You stated you already had an application in place. What do you mean?

A. After I left VIP, I applied for Sininani, and that's where I'm currently working.

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Q. How did Izique learn that you were going to work for Sininani?

THE INTERPRETER: Counsel, can you repeat the first question? I didn't hear the first word.

MR. GOLDBERG: I apologize.

BY MR. GOLDBERG:

Q. How did the Iziques -- or again, I apologize if I'm messing up their names -- learn that you were going to take employment -- or establish a relationship with Sininani?

11 THE INTERPRETER: And to clarify, you mean 12 Izique?

MR. GOLDBERG: Izique, yes.

THE INTERPRETER: Interpreter is requesting pause. So one second.

THE WITNESS: They had -- I had a really good working relationship with them, a very nice relationship, and I told them I had to leave due to the nonpayment.

The relationship -- the relationship that I had with the family was great. They liked my work. I wanted to continue with them, but the agency was not paying me.

They said, "We are leaving VIP also, then, because if they don't pay you, then they're not going

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to pay the next people that come and work with us."

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I left and then applied to a different agency; and then 15 days afterwards, they arrived and requested me. They are my patients currently. BY MR. GOLDBERG:

- O. And did you have this discussion with, again, Izique while you were still employed -- I'm sorry, while you still had a relationship with VIP?
- A. They supported me the entire time because their daughter was always present, and her daughter -- their daughter was also in touch with ¹² Diana and knew of the circumstances of me not being paid.

She tried to help fix the hours with Diana, 15 but that didn't happen.

- Q. So these conversations took place while you were still an independent contractor with VIP; correct? 18
 - A. Yes, always. I never wanted to leave VIP because I appreciated that they spoke my language, but it was due to the fact that I was not getting paid that I decided to leave.
 - Q. Who at VIP spoke your language?
- A. Diana, Evelyn, all of them. They picked up ²⁵ in Spanish, but they -- they knew of my constant

worries about the payment, but it just wasn't resolved.

Q. So your testimony earlier that you were forced to sign this engage -- these engagement documents, Exhibit A, and nobody could explain them to you, you're now testifying that Diana and others spoke Spanish ---

MR. CUMMINGS: Objection.

BY MR. GOLDBERG:

Q. -- and read you the proposal; correct?

MR. CUMMINGS: Objection to form. THE INTERPRETER: I didn't catch the last

12 part, but I caught the beginning. So one second, Counsel, for the first part of the question.

What was the last part? I didn't catch that, the last part of the question, Counsel Goldberg, after others -- Diana and others spoke Spanish, and I didn't catch the last part.

MR. GOLDBERG: "But they were available for you to discuss this onboarding independent agreement with: correct?"

22 THE WITNESS: They never discussed it, and I always asked. They said, "Just sign. Everyone 24 starts the job like that."

BY MR. GOLDBERG:

Q. Give me a couple seconds here, please.

I believe we're close to wrapping up.

When you resigned, according to your testimony, you resigned; you were not fired from VI -- from your relationship with VIP; correct?

- A. If they don't pay me, what am I going do? I had to leave.
- Q. Did VIP ever inform you that they were going to be filing a lawsuit against you for breach of your contract with them?
 - A. No. I can't recall.
- Q. Give me a second here. I think we're just about done.

I believe we're done on my end.

Mr. Cummings?

MR. CUMMINGS: Yeah I'll do a quick -- well, I don't know how quick it will be, but I'll do some follow-up.

EXAMINATION

22 BY MR. CUMMINGS:

23 Q. So, Ms. Cruz, do you know what the legal definition of an "independent contractor" is?

A. No.

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- Q. You do you know what the legal definition of a "nurse registry" is?
 - A. No.
- Q. Do you know what the legal definition of a "home health aide" is?
- A. I don't know. That's why the agencies hire us.

THE REPORTER: Did you say, "I don't know.

The agencies hire us"?

THE INTERPRETER: "I don't know. That's why the agencies hire us." Yes.

BY MR. CUMMINGS:

- Q. How did you first hear about All VIP?
- A. It was recommended by a friend. She gave me the number. I called. They asked for all the documents that -- that were needed to apply, the certifications. I went. I applied. And they gave
- me work. Q. Do you know who you spoke to when you called

before you started working with All VIP?

- A. I can't recall her name.
- Q. The woman that you spoke with before you started working with All VIP, did she speak Spanish?
 - A. Yes, she spoke Spanish.
 - Q. Do you remember if that woman --

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A. The Spanish she spoke was very minimal, very little Spanish.

Q. And can you say for sure that the woman you spoke to when you first called All VIP was not Diana Ramirez?

A. No, it wasn't Diana Ramirez; it was another woman that helped me fill out the application.

Q. Which office did that woman who you first spoke to work in?

A. Boca Raton.

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Q. Which VIP office did you work out of?

A. Boca Raton.

Q. Which VIP office was Diana Ramirez located in -- sorry, located in?

A. Boca Raton.

Q. When did you tell Diana Ramirez that you did not speak English?

A. Since the first time I was given a case that was in Boca Raton, I was sent, and the people I was sent with only spoke -- only spoke English, and Liz intervened and got me out of there.

Q. Mr. Goldberg, the attorney for VIP, previously showed you what he marked as Exhibit A, and I'm going to show you'that document again.

Where did you fill this document out?

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A. In Boca Raton.

Q. Did you fill out your employment agreement with VIP at their Boca Raton office?

A. Yes.

Q. Was anybody present with you when you were filling out the agreement?

A. Yes. The girl that was giving me all the documentation to fill out.

When I was filling out, I told her I didn't understand. She said, "This is where you put your name. This is where you put this."

Q. That girl that you're referring to, was she speaking to you in English or Spanish?

A. She spoke to me in English and with the 15 translator program into Spanish.

Q. What translator program are you referring to?

A. I have a translation program on my phone. I can't recall the name. I can't pronounce it.

Q. Please explain to me how this process went.

Did you type in words from the application and then translate them over into -- from English to Spanish, or did you -- sorry. Let me -- scratch that whole question.

Who was using the translator program, you or

the woman that worked at VIP?

A. I used it. I was using the translation -the translation program.

Q. Did you use the translation program to ⁵ translate what she was saying to you?

A. Yes.

Q. Did you -- did the program record her voice, or were you typing in what she was saying?

A. It was recording her voice.

Q. Did you -- so looking at this employment agreement in Exhibit A, we can see that it has about one, two, three, four, five, six, seven, eight, nine, ten, eleven -- it's about 25 pages, which is the whole of Exhibit A.

Did you type all of the words from this 25-page document into your translation program?

A. Yes. Because no, she would say, "Here. Here are the initials," so I would just translate the beginning, and then the rest was all the same. 20

Q. So the -- sorry. Go ahead.

A. Because it was all signature, name, and -it was all "Sign here. Name here. Last name here. And signature" throughout the whole document.

Q. Moving over to Exhibit B. You were previously showed these time sheets

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earlier in the deposition. Do you remember that?

Q. Does your handwriting appear anywhere on this first time sheet that I'm showing you in Exhibit 5 B?

A. Yes. Of course.

Q. Where can I find your handwriting on this time sheet?

A. In the hours -- wait a second. This isn't mine. It's someone else's.

This is Jenny's. We work together.

Q. What do you mean by that? This is not your time sheet; this is another person's time sheet who was working with VIP?

A. Exactly. Exactly. This is not my time sheet. This is my coworker Jenny Landa's time sheet. 17 This is not my time sheet.

18 Q. And just for the record, I'm referring to page 1 of Exhibit B, which is a time sheet from the week of June 13, 2022, through June 17, 2022.

Ms. Cruz, do you know where this time sheet for Jenny Landa came from?

23 THE INTERPRETER: Counsel, I didn't catch the last part of the question. Can you repeat it?

MR. CUMMINGS: Yeah, I'm just asking her

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does she know where this time sheet that we're looking at here came from, the picture of it.

THE WITNESS: I don't know. I don't know how that document arrived. It's not mine.

BY MR. CUMMINGS:

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- Q. Did Jenny Landa also work as a home health aide with the Iziques?
 - A. Yes, she was working with the Iziques.
 - Q. At the same time as you or before you?
- A. She was working the morning shift, and I was working the night shift. When I was coming in, she was leaving.
- Q. Moving down to page 2 of Exhibit B, I'll make this a little bigger, is -- do you recognize the handwriting on this time sheet?

And for the record, this is from June 13th, 2022, to June 19, 2022?

- A. Yes, I filled that out with the Iziques' daughter. She spoke with Diana to clarify the discrepancy with the hours; they still didn't pay for those hours.
- Q. What part of this time sheet shows me your handwriting?
 - A. The lower part, the bottom part.
 - Q. Right now I'm focused on the top. Can you

see where the name "Daisy" is?

A. Yes. On the top left of my screen is "Daisy," yes.

- Q. Is that your handwriting, the word "Daisy"?
- A. No. The bottom is where you can find my handwriting. This is a copy of the corrected hours by Diana, hours that weren't paid.
- Q. For this particular week? Are you saying that these hours written in here are not your handwriting?
- A. Because these are the hours that Diana corrected, and there were issues with the schedule.

She did this. I signed it. And these hours were never paid.

Q. Okay. So, Ms. Cruz, I'm going to need you to listen to my question very carefully because 17 you're answering a different question from what I'm asking you.

19 The question that I'm asking you requires a 20 ves-or-no answer.

Do you see where the hours are on this time sheet?

A. The hours were placed on the bottom.

I can't see the total of hours.

Q. Okay. All right. On your screen right now,

do you see a document at the top where it says 2 "6/13"?

- A. Yes. I see the top, but I don't see the bottom, which is where there's the total hours shown.
- Q. Yes, because I'm not asking you about the bottom.

7 And for some reason, I think that you're assuming that I'm going to ask you something that I'm not asking you.

MR. GOLDBERG: Object to form.

BY MR. CUMMINGS:

12 Q. And so I would please -- please just answer the question that I'm asking you.

Okay. The handwriting at the top of this page, is any of it your handwriting?

- A. No.
- Q. Do you know whose handwriting it is?
- A. Anna Maria.
- Q. Who is Anna Maria?
- 20 A. The daughter of the couple.
- 21 Q. Okay. And by "the couple," you mean the 22 Iziques?
 - A. (No verbal response.)
- O. "Yes"? Anna Maria is the daughter of the 25 Iziques?

- Q. Did Anna Maria always fill out the hours on your time sheets?
 - A. No.
- Q. It just so happens that on this particular time, on page 2 of Exhibit B, that Anna Maria filled out these hours; is that correct?
 - A. Yes.
- Q. Now, moving down to the bottom of this same document, on page 2 of Exhibit B, do you see your handwriting anywhere?
 - A. Yes.
 - Q. Okay. And where is your handwriting?
 - A. Where you see "Cruz Valdivieso HHA."
- Q. Now, you were also explaining that the hours for this particular week were incorrect.

Is that what you were trying to tell me 18 before?

19 THE INTERPRETER: Can the interpreter request of Counsel Cummings to tell the witness, or I will, for the -- that please keep the sentences short so that I'm able to catch everything. I only caught the beginning, if that's okay.

MR. CUMMINGS: Yeah, you can instruct her.

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BY MR. CUMMINGS:

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Q. Okay. So now -- go ahead, because you have to interpret. Go ahead. Sorry.

A. Anna Maria helped because she would speak to Diana. They -- they fixed the schedules. The hours were correct, but they are were still not paid.

And then when the hours were finally corrected, they said they're going to pay, "just go ahead and send the time sheet," but even though the hours were corrected, Diana still didn't pay for those hours. I didn't get paid for those hours.

Q. Are you referring specifically to the hours for this week of June 13, 2022, to June 19, 2022?

A. No, not just those. I look at that, and I can remember a little bit, but I can't recall the exact dates.

Q. Right.

So you're just speaking generally that you were not paid for all of your hours, not about this particular time sheet; is that right?

- A. Correct.
- Q. Previously, VIP's attorney asked you if these were all of the time sheets for all of the time that you worked at VIP.

Do you remember that?

A. Yes.

Q. And now how do you know that all 53 pages of this Exhibit B document are all of the hours that you worked for VIP?

A. I can't see all of the Exhibit B you're referring to. I can't recall that now. I can't recall.

If I'm able to see all of the pages, then, yes, but I have nothing here with me.

Q. And have you ever seen all 53 pages of this document before?

- A. No. I saw the pages after I left, when VIP sent all the documents and all the clauses. 13
- 14 Q. Before this deposition today, have you ever 15 seen all 53 pages of the document that I am currently showing you on your screen, which is marked as 16 17 Exhibit B?
- 18 A. Is Exhibit B the time sheets that we filled out with the hours?
 - Q. Exhibit B is what I am showing you on your screen right now.
 - A. Okay. Perfect. Yes.
 - Q. What are you answering "yes" to?
 - A. That if that is the exhibit that you're

asking me, then I do recognize it.

Q. How do you recognize it?

A. Because those were the papers we filled out in order to get payment each week.

Q. Yeah.

Do you realize that this particular document that I'm showing you right now has 53 pages?

- A. No.
- Q. But previously, when Mr. Goldberg asked you 9 if these were all of your time sheets, you said yes; 10 is that correct?
- A. Yes, they're talking about this -- I'm going 12 to have to --

13 MR. CUMMINGS: You know what? Scratch it. 14 Scratch the question and answer. Let me do this. BY MR. CUMMINGS:

Q. On page 1, this is not your time sheet; correct?

18 A. These are the -- these are the time sheets that we were -- we would fill out with our hours.

This is not my time sheet. This is Jenny Landa's time sheet.

Q. Okay. On page 3 of this document, is this your time sheet?

You have to let the interpreter finish the interpretation.

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Page 57

So I'm going to ask the question again. On page 3, is this your time sheet?

- A. No, it's not mine.
- Q. On page 5 of Exhibit B, is this your time 5 sheet?
 - A. No.
 - Q. So all of the time sheets that make up this document do not belong to you; is that right?
 - A. No. In this document, no.
 - Q. And can you say that every time sheet that you ever filled out for VIP is contained within this document at Exhibit B?
 - A. No.
- Q. If you had to guess, how many time sheets do 15 you think you filled out when you worked for All VIP?
 - A. I can't recall. There were many. I can't recall.
 - Q. Would you say it was more than 20?
- A. Of course. I was with them for over ²⁰ 2 years.
 - Q. Would you say it was more than 100?
 - A. I don't know. I don't know.
- 23 Q. Did you work for All VIP every week over 24 those 2 years?
 - A. Yes. Almost 2 years.

Page 59 Page 61 Q. And did you fill out a separate time sheet 1 A. (No verbal response.) 2 for every patient that you saw? 2 MR. CUMMINGS: I guess, Interpreter, can you 3 A. Yes. please repeat the question to her so we can get the Q. And sometimes you saw more than one patient response? in one day? THE WITNESS: Correct. A. Yes. Two patients a day. BY MR. CUMMINGS: 7 Q. And you worked how many days a week for All Q. Who did you complain to when the hours on 8 your time sheet did not match the money you received 9 A. I worked all week, about 84 hours plus, in your paycheck? 100 hours. 10 A. For the manager, Diana Ramirez, she said 11 Q. When you say "all week," how many days are she, "I sent the hours to Liz. I don't understand 12 you referring to? why they haven't paid them yet." 13 A. Monday through Sunday. 13 Q. Okay. So Diana Ramirez acknowledged that 14 14 Q. When did you first -your pay was incorrect sometimes? 15 A. Sorry. Monday through Saturday. 15 A. Yes. 16 16 Q. Okay. When did you first realize that you Q. How would Diana Ramirez acknowledge that 17 were not being paid properly by All VIP? your pay was incorrect? Was that through email? Was A. Since I started working for VIP, there had that verbally or through text? 19 19 been irregular payments. A. Text and verbal. 20 20 And then I spoke to Diana, and payments Q. When you had a verbal conversation with 21 started to come in more on time afterwards. Diana Ramirez about incorrect paychecks, was it over 22 The -- there were some issues with payroll. the phone or in the office? 23 ²³ I don't know what happened with payroll. Then they A. Phone and text. just didn't start paying every week. Q. How many times did you complain about 25 Q. How did you discover that your payments were receiving incorrect payment over the 2 years that you ¹ irregular? 1 worked with VIP? A. Since the beginning, there had been issues 2 A. I always complained about the -- the payment with payment. I would tell Diana, and she would say, inconsistencies, but these were affirmed in March. "I'll deposit," and she would deposit -- they would And in April, when the -- the payments deposit, but then each week, it was the same issue. became even more irregular and more inconsistent. 6 Then it came to a point where I wasn't Q. Are you referring to March and April of getting paid. I complained, but there was no 7 2022? payment. A. Yes. 9 THE INTERPRETER: Interpreter would like to Q. And to this day, you have not received all request a short break if that's okay. the money that you're owed for the incorrect MR. CUMMINGS: Okay. How long do you need? 11 payments? 12 12 When do you want to come back? A. I haven't received -- I haven't received the 13 THE INTERPRETER: Is 10:00 okay? 13 money owed for all the incorrect payments. 14 MR. CUMMINGS: You want to come back at 14 Q. Okay. No further questions. 15 15 12:40? 16 THE INTERPRETER: Yes, okay. **FURTHER EXAMINATION** 17 MR. CUMMINGS: Okay. Could you please just 17 BY MR. GOLDBERG: let me client know that she can cut her camera and Q. Okay. I'll try to make this as brief as 19 microphone off? 19 possible. 20 THE INTERPRETER: Yes. 20 Going back to -- and we don't need to bring 21 (Recess taken from 12:28 p.m. to 12:39 p.m.) it up, but Exhibit B, which was the time sheets, 22 BY MR. CUMMINGS: Ms. Cruz, is it true that the only time sheets that

25 the paychecks you were receiving?

Q. Did you realize you were not paid correctly

because the hours on your time sheet did not match

apply to your claims in this lawsuit are the ones

A. That confuses me. The talk about exhibit

that you signed for; correct?

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Page 63

this, Exhibit B confuses me.

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I would like to know if I have a

representative representing me during this deposition.

MR. GOLDBERG: Mr. Cummings, do you want to acknowledge that?

MR. CUMMINGS: I'm sorry. I actually didn't catch everything she said.

She said she was confused about -- could you repeat it, Madam Interpreter?

THE INTERPRETER: "That confuses me. The 12 exhibit this, exhibit that, Exhibit B confuses me. 13 I'd like to know, do I have a representative here for me during this deposition."

MR. CUMMINGS: Oh, okay. Yeah, I'm your attorney, Ms. Cruz, so I'm the representative here.

I can't give you advice in the deposition.

THE INTERPRETER: I just need the last part. Counsel? I didn't catch that.

MR. CUMMINGS: I can't give you advice during this deposition.

THE WITNESS: Yes, I'm confused because I'm being showed Jenny's time sheet, which is not mine. And I'm confused as to why they're showing me her 25 time sheet.

¹BY MR. GOLDBERG:

Q. And this is the reason why I'm trying to get clarification that the only time sheets that are germane to this lawsuit are the ones that are signed by Ms. Cruz.

None of the other time sheets, whether it be by Jenny, Ms. Murphy, or anybody else are relevant to this lawsuit: correct?

- A. That is correct. I understand.
- Q. Thank you.

There was discussion about the time sheet 12 from June 13th through June 19th where Ms. Cruz testified that this was a corrected time sheet that 14 was had by and signed for by Anna on behalf of the 15 patient; correct?

- A. Yes.
- 17 Q. You testified that there was text messages between you and Diana concerning your claims that you 18 were not properly paid; correct?
 - A. Yes.
 - Q. Are those text messages still available on your phone?
 - A. Yes. And I'd like to add that I also sent some of those to my lawyer.
 - Q. Some of them or all of them, ma'am?

A. Some because others were deleted.

Q. You made the comment that Diana Ramirez acknowledged payroll errors and that she was going to address them with Liz.

Do you recall that?

A. She said that she would send that to payroll, that there were issues with payroll, that they had changed the --

THE INTERPRETER: I'm going to have to ask Ms. Cruz to repeat that.

MR. GOLDBERG: Okay. Maybe if I just rephrase the question.

13 THE INTERPRETER: No. She said that the thing is if she doesn't stop, I can't catch all of it, so I -- I mentioned --

MR. GOLDBERG: I apologize.

THE INTERPRETER: No, no. It's okay.

18 THE WITNESS: Diana had said that the hours would be paid, that there were issues with payroll, that there was no payroll personnel, that they were 21 changing offices.

22 They told us to wait for the payments, that ²³ they were going to give them and to wait for some time, that there was change in personnel, that the payments were not made.

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They left us one week without pay. There was three people working at that house at that time, but the next day we were paid.

There was no pay that Friday. We were actually paid that Saturday. And since then, it became an issue. We -- since then, there were irregular payments, and I wasn't paid.

BY MR. GOLDBERG:

- Q. So is it fair to say that Diana acknowledged that there were issues in the payroll system at the time or that there was specific errors on behalf of Ms. Cruz's time sheets?
- A. She acknowledged there were issues with the payment system. I was apart of this apparent type of lottery in regard to payment. Some people were paid; some people were not. And most people left the agency because of that.
- Q. You testified that you did not know the exact amount of wages or compensation that was not paid to you that is due; correct?

A. Yes. I can't recall.

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During that time, yes, I had the exact amounts, but right now it's been so long, I don't have them.

Q. Does a document exist that identifies the

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1 2	CERTIFICATE	44	
3	UNITED STATES DISTRICT COURT) SOUTHERN DISTRICT OF FLORIDA)		
5 6 7 8 9	I, HALEY DAWN WESTRA, Reporter and Notary, in and for the State of Florida at large, do hereby certify that I was authorized to and did stenographically report the Zoom Deposition of CRUZ DAICELIS VALDIVIESO FIGUERA; that a review of the transcript was requested; and that the foregoing pages, numbered from 1 to 67, inclusive, are a true and correct transcription of my stenographic notes of said Zoom Deposition.		·
10 11 12	I further certify that said Zoom Deposition was taken at the time and place hereinabove set forth and that the taking of said Zoom Deposition was commenced and completed as hereinabove set out.		
13	This Zoom Deposition occurred during the COVID-19 pandemic, conducted using videoconference technology, and it is therefore subject to the technological limitations of court reporting remotely.		
15 16 17 18	I further certify that I am not an attorney or counsel of any of the parties, nor am I a relative or employee of any attorney or counsel of party connected with the action, nor am I financially interested in the action.		
20	The foregoing certification of this transcript does not apply to any reproduction of the same by any means unless under the direct control and/or direction of the certifying reporter.		
21 22 23	DATED this 13th day of June, 2023.		
24	HALEY DAWN WESTRA, RPR, CRR STENOGRAPHIC REPORTER		
1 2	Page 72 UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA CASE NO. 0:22-CV-61553-WPD		
3 4 5	CRUZ VALDIVIESO FIGUERA, Plaintiff, vs.		
7	All VIP CARE, INC., & LIZ VELAZQUEZ McKINNON,		
9	Defendants/		
11			
13 14	IN RE: DEPOSITION OF CRUZ DAICELIS VALDIVIESO FIGUERA TAKEN: June 6, 2023 DATE E-MAILED TO WITNESS:		
15 16	TO: CRUZ DAICELIS VALDIVIESO FIGUERA (Read through OPPOSING COUNSEL) The referenced transcript has been completed and avoits		
17 18	The referenced transcript has been completed and awaits reading and signing. The transcript is 67 pages and you should allow		
19 20	yourself sufficient time. Thank You,		
21 22			
23 24			
			1

Case 0:22-cv-61553-WPD Document 54-2 Entered on FLSD Docket 07/14/2023 Page 48 of CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 0:22-CV-61553-DIMITROULEAS/HUNT

CRUZ VALDIVIESO FIGUERA,

Plaintiff,

vs.

ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON,

Defendants.

DEPOSITION OF DIANA RAMIREZ

TAKEN ON BEHALF OF THE PLAINTIFF

JUNE 7, 2023 10:00 A.M. TO 12:56 P.M.

ALL PARTIES APPEARED REMOTELY
PURSUANT TO
FLORIDA SUPREME COURT ORDER AOSC20-23

REPORTED BY:
DANIELLE J. BRAELOW, COURT REPORTER
NOTARY PUBLIC, STATE OF FLORIDA





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Case 0:22-cv-61553-WPD Document 54-2 Entered on FLSD Docket 07/14/2023 Page 49 of CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 2..5

Description Appearances of counsel. Appearances of counsel. Appearances of counsel. Appearances of counsel. Index of exhibits Appearances of counsel. Appearances of counsel. Index of exhibits Appearances of counsel. Appearance of counselles. Appearance of counsel. Appearance of counsel. Appearance of counselles. Appearance of counselles. Appe
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cross examination 6 MR. Colvivings: Did you already verify ner 5 BY RANDY MARK GOLDBERG, ESQUIRE 131 7 identification?
BY TOTISSATINT MARCHS CHIMITINGS PSOUTER 134
9 Inereupon:
10 DIANA RAMIREZ
9 11 was called as a witness, and after having been first
12 duly sworn, testified as follows:
13 DIRECT EXAMINATION
14 BY MR. CUMMINGS:
15 Q Good morning, Ms. Ramirez. My name is
16 Toussaint Cummings. I'm the Attorney for Cruz
17 Valdivieso. And have you ever taken a deposition bef
16 18 A No.
17 10 A NO.
19 Q Okay. So, let me just give you some basic
19 Q Okay. So, let me just give you some basic 20 rules of a deposition. I'm sure that your Attorney
19 Q Okay. So, let me just give you some basic 20 rules of a deposition. I'm sure that your Attorney 21 probably already explained some of them to you, but
19 Q Okay. So, let me just give you some basic 20 rules of a deposition. I'm sure that your Attorney 20 probably already explained some of them to you, but 21 22 ones that I'm going to explain just have to be have
19 Q Okay. So, let me just give you some basic 20 rules of a deposition. I'm sure that your Attorney 20 probably already explained some of them to you, but 21 22 ones that I'm going to explain just have to be have 22 to deal with being respectful to the Court Reporter.
19 Q Okay. So, let me just give you some basic 20 rules of a deposition. I'm sure that your Attorney 20 probably already explained some of them to you, but 21 22 ones that I'm going to explain just have to be have 23 to deal with being respectful to the Court Reporter. 24 So the Court Reporter is going to two down.
19 Q Okay. So, let me just give you some basic 20 rules of a deposition. I'm sure that your Attorney 20 21 probably already explained some of them to you, but 21 22 ones that I'm going to explain just have to be have 23 to deal with being respectful to the Court Reporter.



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CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 6..9

Page 6
1 then all of your answers. So, that means two things.

2 First, we cannot speak over each other. And

- 3 generally speaking, when you're having a conversation
- 4 with somebody, they might start saying something and you
- 5 assume you know where they're going.
- 6 So, you might just, you know, cut in or start
- 7 speaking or answering a question before it's done. But
- 3 in this particular circumstance, you have to allow me to
- 9 finish my question completely, so, that the Court
- 10 Reporter can write out a full question and then you can
- 11 provide your response, so that the Court Reporter can
- 12 write out your full response. Understood?
- 13 A Understood.
- 14 Q Okay. And the reason for that is that when
- 15 we're done, everything that our conversation is going to
- 16 be typed up in what's called a deposition transcript,
- 17 and it's going to have a clear question line, and then
- 18 it's going to have a clear answer line.
- 19 So, as we're talking over each other, that
- 20 creates problems for the Court Reporter and her
- 21 transcription. All right?
- 22 A Understood.
- 23 Q Second, you always have to provide a verbal
- 24 response because again, the Court Reporter is typing
- 25 down everything we say.

- inportant thing as a witness, you understand that the
- 2 Court Reporter swore you in to tell the truth today? Got
- 3 it?
- 4 A Absolutely, yes.
 - Q All right. So, we're not in a Courtroom
- 6 setting. You're not in front of a Judge, but the Court
- 7 Reporter does administer the oath, so that you
- 8 understand that you are still providing testimony as a
- 9 Witness in this case, and all testimony has to be
- 10 truthful. Okay?
- 11 A Correct.
- 12 Q All right. So, let's get started. First,
- 13 what is your full name, if you have a middle name?
- 14 A I don't have a middle name. My first name is
- 15 Diana. Last name is Ramirez with a Z at the end.
- 16 Q What is your date of birth?
 - A It's January 20th, 1970.
- 18 Q What is your current address?
- 19 A It's 942 Sumter Road West in West Palm Beach.
- 20 ZIP Code is 33415.
- 21 Q Is Sumter spelled S-U-M-T-E-R?
- 22 A That's correct, Road West.
- 23 Q Sumter Road West?
 - A Yes, because there's an east, but I'm on the
- 25 West.

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Page 7

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- 1 So, if I ask you a question and you shake your
- 2 head, yes or no, the Court Reporter can't take down
- 3 ver -- you know, non-verbal responses. So, you always
- 4 have to provide a verbal response. Got it?
- 5 A Okay. Understood.
- 6 Q And then for that reason, you also can't say,
- 7 uh-huh or um-hum because that doesn't mean anything when
- 8 it's typed out, right. It looks like U-H-U-H or H-U-H
- 9 or something. But that's not the same as yes or no.
- 10 So, if any of those things happen, then what
 11 I'll do is I'll just say, "Okay, Ms. Ramirez, I'm just
- 12 reminding you that you had to provide a verbal
- 13 response." And I'll ask the question again, so that we
- 14 have a clear guestion and analysis line. Cat it?
- 14 have a clear question and answer line. Got it?
- 15 A Got it.
- 16 Q Okay. All right. Other than that, is there
- 17 any reason why you cannot take a deposition today?
- 18 A No
- 19 Q All right.
- 20 A No reason.
- 21 Q All right. You're not under the influence of
- 22 any medications?
- 23 A No medication, I don't smoke. I don't do
- 24 nothing.
- 25 Q Okay. No problem. And finally, the most

- Page 9
 1 Q Oh, okay. Sumter Road West. And then Palm
- Peach. What was the ZIP Code again?
- 3 A West Palm Beach. The ZIP Code is 33415.
- 4 Q What is your current cell phone number?
- 5 A It's (561) 255-6317.
- 6 Q How long have you had that cell phone number?
- 7 A Maybe like 10 years or over 10 years.
- 8 Q Who is your current cell phone provider?
- 9 A T-Mobile
- 10 Q How long have you had T-Mobile with that phone
- 11 number?

16

- 12 A I'd say maybe like three years with T-Mobile.
- 13 Q Any text messages that you would've sent to
- 14 Ms. Valdivieso Cruz, the Plaintiff in this case? Would
- 15 they have been coming and going from this phone number?
 - A Well, there's two phones. This is my the
- 17 one I gave you is my personal phone. All caregivers and
- 18 clients have my personal phone. It's also on my
- 19 business card.
- 20 And I provide that home just in case, you
- 21 know, they need me for everything. If they can reach me
- 22 on my on-call phone, they can always reach me on my
- 23 personal phone.
- 24 Because sometimes, you know, I have other
- 25 calls on the on-call phone. The text messages is



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	Ramirez, Dian	a on 06/07/2023 Pages 101.
	Page 10	Page 12 1 them through my cell phone, you know, or it depends if
2		2 they, you know, call me on the red phone, which is the
3	Q What is an on-call phone?	3 on-call phone, I will return the call there, so they
4	A lt's a another cell phone that we have that we	4 know that I'm returning their call. But most clients
5	call the on-call phone.	5 have both numbers.
6	Q Is the On-call phone provided by All VIP to	6 Q Understood.
7		7 A So, that way they can't say, "Oh, I tried
8	A Yes.	8 reaching you and the call didn't go through." So, they
9	Q Does All VIP pay for the monthly subscription	
10	· -	10 Q Understood. How long have you been working
11		11 with All VIP?
12	•	12 A I'll be working I've been it's going to
13		13 be four years in July 9th, I'll be four years.
14		14 Q Where did you work before All VIP?
15		15 A I worked my last job was in International
16		16 Kids Zone.
17	•	17 Q What is that?
18	•	18 A It's after school and it's also a daycare.
19	• •	19 Q What did you do there?
20	,	20 A I was an assistant teacher.
21	Q Is it an iPhone?	21 Q How long did you work for International Kids
22		22 Zone?
23	•	23 A I'd say like about three years.
24		24 Q Have you ever been convicted of any crimes
25	- T	25 after the age
	·	-
<u> </u>		<u> </u>
	Page 11 the address and information of the clients. We send all	
	the address and information of the clients. We send all	Page 13 1 A Never. 2 Q of 18?
	the address and information of the clients. We send all the information to the caregivers. It provides the	1 A Never. 2 Q of 18?
2	the address and information of the clients. We send all the information to the caregivers. It provides the address, name, phone number, full schedule and once they	1 A Never. 2 Q of 18? 3 A Never in my life.
2	the address and information of the clients. We send all the information to the caregivers. It provides the	1 A Never. 2 Q of 18? 3 A Never in my life.
2 3 4	the address and information of the clients. We send all the information to the caregivers. It provides the address, name, phone number, full schedule and once they get that they need to respond, confirm. So, all those text messages are on the phone.	 A Never. Q of 18? A Never in my life. Q Have you ever been a Plaintiff in a lawsuit? A Never.
2 3 4 5	the address and information of the clients. We send all the information to the caregivers. It provides the address, name, phone number, full schedule and once they get that they need to respond, confirm.	 A Never. Q of 18? A Never in my life. Q Have you ever been a Plaintiff in a lawsuit? A Never.
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	Page 14	Т	Page 16
1			finalize and that's how they do payroll.
2		3	Q And what was the other system you referred to? A The other one we started was Care Center, but
3		4	we were very, you know, we didn't work there with them
5		5	for a long time. The one that we've been with after
6		6	that is HHA exchange. We've been then with them for
7		7	quite a while after that.
8		8	Q You also mentioned that you started Care as a
9		9	coordinator. What did you mean by that?
10		10	
11	•	11	•
12		12	
13	-	13	
14		14	
15	Q Have you had any other positions at All VIP	15	Q Staff the client.
16	besides coordinator and administrator?	16	A Staffed the clients, yeah.
17	A Those are the only two.	17	Q With caregivers, right?
18	Q When did you become an administrator for All	18	A Yes.
19	VIP?	19	Q And then I thought you said you started Care.
20	A I'd say maybe like in two the end of 2019,	20	You didn't say that?
21	around there.	21	A No.
22	2 Q And is it fair to say that you started with	22	Q No. Okay. All right.
23	All VIP in the beginning of 2019 since you've been	23	A No.
24	•	24	
25	A July 9th, if I'm not mistaken.	25	All VIP?
	Page 15	١.	Page 17
1	Q July 9th, 2019?	1	A As administrator, I do all that, but I, you
2		2	know, I have to take care of ev there's any issues,
3	Q You definitely started at All VIP before the	3	any problems with the, you know, with the hours. Got to fix errors, I got to go visit the
5	•	5	clients. I call the clients to make sure, you know,
6	Q What were your duties as a coordinator for All	6	how's the caregiver working out, you know, making sure
	VIP?	7	everything's working properly, how it's supposed to.
8	A 1 staffed clients with caregivers. I also did	8	Q And are you in control of a certain regional
9	start of care. I, you know, answered phones, entered		area that All VIP has?
10		10	
11	•	11	County area here for All VIP Care.
12		12	Q And are you presently located at an All VIP
13	A Caregivers. Sorry.	13	office as you're taking this deposition?
14	Q No problem. And what system are you referring	14	A Yes, I am. I am at the Broward office.
15	i to?	15	Q So, if you let's talk about the hiring
16	A Well, we had two diff couple of different	16	process for Caregivers. How does a caregiver begin to
17	software. When I started with, WellSky.	17	work with All VIP?
18	Q Sorry, can you spell that for me?	18	A Okay. Once they come in, they have to bring
19	A WellSky, it's W-E-L-L and S-K-Y, WellSky.	19	all their, you know, paperwork, all their CEUs all their
20	Q What does that program or application do?	20	certifications that includes a physical and a background
21	A It does the schedule, so we know who are we	21	check.
22	scheduling. We entered the caregiver's name into the	22	
100	1 - alianaka makandi da dikadu kanunan madi kanda kanun kanun mus	22	a form for them. Moll fill it and and show to

24 payroll.

25

23 client's schedule, their hours and that's how they run

Once all that is entered, you know, they

23 a form for them. We'll fill it out and send them to

have one, you know, to have one done. Once they'rehere, they're not active unless they have all the

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	Ramirez, Diana	O	n 06/07/2023	Pages 1821
Γ.	Page 18	Π.		Page 20
1	1.1	1	A That's correct.	
2		2	Q At what point in the process is	the background
3		3		
4	, , , , , , , , , , , , , , , , , , , ,	4	A As soon as they walk in, they give	=
5	, ,	5	know, all their CEUs and we're that's the	•
6	•	6	we do, background check before they ev	en, you know,
7	3. 3	7	••	
8	, , ,	8	Q How what components are then	
9		9	background check, is there a credit ch	eck that goes into
10		10		
11	S	11	•	
12	.,	12		a background
13	•	13		
14		14		
15		15	· · · · · · · · · · · · · · · · · · ·	VIP run a
16		16	J J	
17	3.	17	A That's correct.	
18	3 they go to a client's room, they have to have their	18	Q Does the State	
19		19	-	•
20		20	• •	
21	•	21	, ,,,	
22	5	22	v	?
23	,	23		
24		24		
25	they understand everything, the application, how they're	25	MR. CUMMINGS: I mean, let me	clarify that
<u> </u>	Page 19			Page 21
1		1	really quickly though.	
1 -	if I tell them if you're if you can't make it, I	1		_ * .
3	•	3	Q When you Ms. Ramirez, whe	-
4	•	4	caregiver, what specifically are you	what types of
5	It doesn't matter what time you call me and	5	caregivers does All VIP work with?	
6	let me know, I cannot make it. I had an emergency that	6	A They'll be HHAs, CNAs and then	
7		7	nurses, but they're that's what they ca	ll RNs.
ι	Caregiver for that client. So, that communication,	8	Q All right.	
ì	that's the number one thing I tell them. It's very,	9	A HHA will be	
ŀ	very important with All VIP Care.	10	•	
11		11	•	
12	-	12		
13		13		. CNA is a
14		14		_
15	-	15	· ·	?
16	-	16		
17	, , ,	17		terent types
18		18	•	
19	, , , ,	19		_
20	•	20	•	
21		21	caregiver, I'm just going to refer gen	•
22		22	•	
23	•	23		one or the other of
24	Q Does All VIP also conduct a background check	24	those types. Okay?	

A Okay.

25 on the caregivers?

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 22, 25

	Ramirez, Diana on 06/07/2023 Pages 22.		
1	Page 22 Q All right. But as far as the background check	1	Page 24 Q Okay. Does All VIP provide a certain type of
		1	, , , , , , , , , , , , , , , , , , , ,
2	• • •	2	scrub to the caregivers?
3	hiring process for caregivers is concerned, it's the	3	A No, they could wear any scrub. I usually tell
4	same whether the person is coming in as a HHA, a CNA or an RN?	4	them you could wear any color as long as they're scrubs,
5		5	you know, they can buy it, whichever, don't they, like.
6	A That's correct. They all have to have	6	Q Does All VIP sell scrubs?
8	background checks, even myself.	7	A No, we don't.
1 _	Q All right. And do the caregivers all have the	8	Q Does All VIP tell caregivers where they can
9	same certifications no matter what, if they're HHA a CR a CNA and RN?	9 10	buy scrubs? A No, I'm sorry, let me let can I go back
11	A No, they don't. No, HHA would have, you know,	11	on that?
12		12	
13		13	
14	class and they took the training and it's 75 hours that	14	A Okay. When they ask me, yes, I tell them, but
15		15	you most of them, they come already when they come to apply, they have their scrubs.
16	license.	16	Q And is there any requirement that a home
17	Q Okay.	17	
18	A You'll be, you know, Certified Nurse	18	
19	Assistant.	19	day of the week or no?
20	Q Got it. So, one thing I just want to remind	20	A No, we don't tell them.
21	you of, Ms. Ramirez, is you have to allow me to finish	21	Q All right. And then you also mentioned that
22	the question because	22	there's an on-call phone for after hours. Is that the
23	A I'm sorry.	23	same as the red phone that we spoke about earlier?
24	Q I already said you already started jumping	24	A Yes.
25	ahead because you, like I said	25	Q And so
1	Page 23	1	Page 25
2	A I'm sorry. Q No, don't worry about it. Like, you know	1 2	A Yes, that's correct.
	where the question is going. So, when I get to the end,	3	Q If you tell the caregivers at the time of the
	you're kind of cutting me off a little bit.	4	application signing about the process for make an on-
5	A I'm sorry.	5	call I'm sorry, for calling in if they can't make
6	Q All right. So, just allow me to finish the	6	particular patient's schedule or something?
	question. Thank you. Otherwise, the Court Reporter's	7	A Yes, through the red phone, yes.
	going to jump on us. All right.	8	Q Okay. All right. Now, do you speak Spanish?
9	A Okay. I'm sorry.	9	A Yes, I do.
10	Q So, no problem. Okay. So, you also mentioned	10	Q Does All VIP work with a large number of
11	the dress code is does the State require that	11	Spanish speaking caregivers?
12	· ·	12	A Yes, we do. It's I think it's a balance.
13	a home?	13	Q Balance between what?
14	A I don't know about the State, but I know we as	14	A English and Creole and Spanish.
15	a Home Health Agency and most of the Home Health Agency	15	Q Do you speak Creole?
16	requires for the aide caregivers to wear their scrubs	16	A No, I don't.
17	and closed toe shoes.	17	Q If Creole speaking caregiver comes into the
18	Q What's the purpose of that?	18	office, how is the application process explained to
19	A A lot of clients identifies them when they go	19	them?
20	visit, you know, a client's home.	20	A Okay. They if they don't understand
21	Q And	21	English, they usually come with someone that understands
22	A And it also repre sorry.	22	English.
23	Q Sorry, go ahead. No, you're	23	Q Are there any Creole speaking staff members in
		t	

24 your Broward office?

A Yes, I have one Creole client.

A And it also represents, you know, that they

25 are, you know, caregivers and they represent the agency.

24

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez. Diana on 06/07/2023 Pages 26..29

	Ramirez, Diana	O	n 06/0	07/2023 Pages 2629
	Page 26	Ι.		Page 28
1	Q Client?		apply?	
2	A Yes, client I'm sorry.	2		Yes, I was.
3	Q No, I'm not staff members. Do you have any	3		Did you call
4	Creoles	4		I was the one that took
5	A Staff members.	5		Okay. Sorry, go ahead.
6	Q Staff members?	6		I'm sorry. Yes, I was the one that helped
7	A No, I don't.		her.	Olean And let me instale an arrange what the section
8	Q And the let me just you mentioned a	8		Okay. And let me just show you what I'm going
9	26-page application that caregivers fill out when they first come in to apply for jobs, correct?	9 10		k as Exhibit A for the deposition record. (Thereupon, Plaintiff's Exhibit A was entered
10	A That's correct.	11		
11 12		12		into the record.) R. CUMMINGS:
13		13		Okay. Ms. Ramirez, can you see the document
14	•	14		owing you on my screen now?
15	Č	15		Yes, that's the application. That's the first
	. 5 5	16		the application.
16 17	• •	17		So, just for a deposition record, I'm now
18	Q If a Spanish speaking caregiver comes in, how	18		ucing a 25-page document, and at the bottom it has
19	do they fill out the application if they don't if	19		nibit A, it has Bates stamp, All VIP 26 letter A,
20		20		ien 000001.
21	A Okay. So, this is where I come in, everything	21		And this goes all the way down to Bates stamp,
22		22		me Bates stamp. But the
23		23		That's the last page.
24		24		Yeah, the last page says number 25. Okay. So,
25		25		the are these 25 pages the full application
ļ	<u> </u>			
1	Page 27 Now, the part that they it's the reading	1	that ve	Page 29 ou were referring to earlier?
2	part that they have to initial, I explain to them each	2	A	Yes, it should have been 26. Let me see.
3	paragraph. Okay. Where they have to initial because	3	Q	Yes, I mean
4	they do tell me. Okay.	4	Α	It's probably another can you go up a
5	I don't understand this part. And that's why	5	little?	
6	I explained to them. If they agree, then they initial	6	Q	Yeah, this is the first page.
7	that step by step by step, I go through it all the way	7	Α	Okay. I see.
8	to, you know, to the end after the first page.	8	Q	And then the second page that we're looking at
9	Q And, how long does it normally take when you	9	in this	Exhibit A is this generally the start of a
10	are sitting with a Spanish speaking caregiver to explain	10	differ	ent part of the application.
11	the whole 26 application?	11	Α	That's the second page. And then it goes to
12	A I say about an hour.	12	anoth	er – it's employment history.
13	Q If the caregiver reads and writes and	13	Q	Okay.
14	understands English, do you still provide input to them	14	Α	There's another employment history I think,
15	during the application process?	15	missir	ng in there.
16	A Yes, if they are like, if they can't	16	Q	So, you think there's just one page missing
17	understand a certain, you know, question from there,	17	some	where here?
18	then I explain to them authority. But they usually	18	A	Yeah, I think it's an employment history.
19	understand.	19	Q	Okay.
20	Q Do you know who Cruz Valdivieso is?	20	A	lt's like
21	A Yes, I do.	21	Q	Where sorry, go ahead.
22	Q Did Cruz Valdivieso apply to work with All VIP	22	. A	Can you go to the that next page?
23	at the Broward office?	23		Um-hum.
24	A Yes, she came to the Broward office.	24	· A	There you go. No, that's the page.
0.5			_	Addition to the state of the control

25

Q Were you present the day that she came in to

25

Q When you say that's the page, are you saying

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON

/I (U	Ramirez, Diana	on	
1	Page 30 there's a page missing somewhere in here or	1 b	Page 32 ut what I'm saying is when you joined All VIP as an
'2	A I thought there was another page missing, like		mployee, did this whole application package already
3	for employment history, but I saw it there.		xist or did you create any parts?
4	Q You did see it. Okay. Well, we can go	4	A No, it already existed. I didn't create
5	through these pages later, but do you think		nything.
6	A Okay.	6	Q Okay. And so, when Ms. Cruz Valdivieso came
7	Q I know I haven't showed you all 25 pages, but		n, you're saying that you explained what this first
8	at this point up to page 4, have you seen any part of		age says to her and then you asked her to sign it?
9	the application that's missing?	9	A I told her after everything is explained, she
10	A Let's see if no, not the first part. Not		signed it and she was sitting down, I remember the day
11	the first part that I recall.		hat she came in her blue navy blue scrubs, she came
12	Q Okay. And then moving down to page 5, which		and then I said, she says, can you explain to me, and
13	says acknowledge		step-by-step I explained to her.
14	A sorry, yeah	14	And if as if she agreed, she will initial
15	Q policy and procedure?		and she'll sign initial and she'll sign and then
16	A That's correct.	16	Q Yeah, when you say step-by-step, so let's just
17	Q Okay. Would this sort of be considered like		stick with the first page that we're looking at here,
18	the second part of the application?		which says All VIP Care and it has a stethoscope and the
19	A Yes, because there's a few of them and also		shape of a heart.
20	reading parts, it doesn't have initials.	20	Do you read the English parts directly into
21	Q Okay. So, there are some pages that, where		Spanish or do you just give a general overview of like
22			vhat this says?
23	A Yeah, it is just for them to have that, you	23	A If it's not long like, you know, I explain to
24			hem exactly how it's, I read it in English, I read it
25	Q All right.		n Spanish to them.
20	•	20 11	
1	Page 31 A Of what they had just finished signing.	1	Page 33 Q Okay. So, meaning like if it says, "Dear
2	Q Is there any part of the application that		ndependent Contractor", you'll say what then?
3	we're looking at that would be filled out by you?	3	A I'll tell them you're independent contractor,
4	A Yes, where it says administrator.		nat'll be you. I'll explain to them the independent
5	Q Okay. What page would I find that on?		ontractor because like I said, there's two signatures
6	A Can no, can you go up, after the initials,		equired independent contractor and me.
	up more?	7	So, a lot – a few of them get confused with
8	Q Well, when you say up, do you mean downward	8 th	nat signing part. So, I tell them you'll be the
9			ndependent contractor.
10	A No, like you're going just like that, upward.	10	Q Right. And when you said you explain what an
11	Q All right. And let me just ask you a question		independent contractor is, what do you tell them an
12			independent contractor is?
13	on this first page is all in English, but I think you	13	A Independent I let them know that, you know,
14	mentioned that all of the caregivers know what this		taxes are not withheld. They are responsible to pay
15	means. How do you know that?		their own taxes.
16	A I have to explain to them this is a contract	16	And if they let's say they're, you know, if
17	and they cannot lie. You know, they cannot give any		they decide to work in another agency, you know, they
18	false information and it's a contract.		are independent contractors. They could apply in other
19	Q When you joined All VIP, did this first page		agencies. A lot of the caregivers do that.
20	already exist to Exhibit A?	20	Q Can you explain anything else about their
21	A When I first applied. No because our		roles as independent contractors to them?
22		22	A Everything that has pertains to independent
1	approach to difficult to story partir didirections that		,organing anarrido portanto to independent

24 independent contractor.

23 because that's for independent contractor. I'm not an

Q No, I'm asking a slightly different question,

contractor is explained to them and like, I told you in
that sense. So, most of them when they come in, they

25 know what it is because it is taught to them in the

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez. Diana on 06/07/2023 Pages 34..37

	Ramirez, Diana on 06/07/2023 Pages 3437				
	Page 34	Ι.	Page 36		
	school. And also they apply in other agencies and all	1	Q Go ahead.		
	the agents huh?	2	A The whole application will be the whole		
3	Q Yes. Did Cruz Valdivieso say that she learned	3	contract because even the first page as you see it		
4	what an independent contractor is during schooling or	4	it's stating, you know, that it's a contract and any		
5	during her training?	5	false information, you know.		
6	A Yes, a lot of them they do know from school.	6	Q Right. And so, getting back to this page that		
7	Q Okay.	7	I'm showing you now, page 5 where it says		
8	A Yeah, they always come and tell me. Yes, I	8	"Acknowledgement of Nurse Registry Policy and		
9	know, it was explained to us in school.	9	Procedure." For example, the first box says		
10	Q Did Ms. Cruz Valdivieso say specifically, do	10	confidentiality statement.		
11	you remember her saying that she knows what an	11	What I want to know is, do you read this		
12	independent contractor is?	12	confidentiality statement verbatim in Spanish as a		
13	A Yes, because she had applied in all the	13	translation?		
14	agencies. She said, she had experience and that's why	14	A I don't read the whole thing in Spanish to		
15	the work history is required. And also in the	15	them. I summarize, you know, that part I summarize and		
16	background check, it lets me know what other agencies	16	explain to them, you know, how what it says on each		
17	she applied for.	17	one of them.		
18	Q Now, when we move down to page 2 of the	18	Q Understood. And then after you summarize, you		
19	employment application, do you read all of these parts,	19	ask the person who's applying to initial?		
20	like where it says section 1, section 2, section 3. Do	20	A Yeah, if she agrees to it.		
21	you did you read that to Ms. Valdivieso in Spanish	21	Q Okay.		
22	also?	22	A If she doesn't agree, then she needs if		
23	A When you say section 1, section 2 and section	23	she doesn't agree, then we can't hire her.		
	3, what?	24	Q Understood. All right. And so, just to get		
25		25	an idea, Ms. Cruz would've come in once you get to page		
1	Page 35 here, there's a I'll highlight it. It says section	1	Page 37 5, you summarize the confidentiality statement and then		
	1, contact information and then section 2, desired	1	you say to her initial here if you agree?		
	employment or contract. So, I'm just referring to these	3	A Yes, if you agree initial.		
4	sections like do you	4	Q Okay. Then you move down to the next box, tax		
5	A Okay.	5	exempt status. You summarize that in Spanish and then		
6	Q Yeah. How do you tell Ms. Cruz, you know,	6	say initial here if you agree?		
	what to fill in, in each one of these parts, since it's	7	A Of course she doesn't agree, then she don't		
1	in English?	8	sign it she don't initial it.		
٦	A Yeah, I told her to she says that, she went	9	Q Right. I'm just trying to get the flow of how		
10	-	l			
1	to school in Venezuela and I told her, put in your	1	it goes. So, you ex you summarize each box in		
11	all the school that you went to from HHA, it looks like	11	Spanish and then have her initial, correct?		
	she didn't even put it there.	12	A Yeah, and then she initials I said, you agree		
13	Q Okay. And what I'm trying to figure out is,	13	initial.		
14		14	Q Okay. Then you move to the next one and do		
15			the same thing?		
16	your first name here. Are you walking her through this	16	A Yes.		
17	•	17	Q Okay. And then that's on and on until all of		
18	A Yes.		the initial one is done on the application.		
19	Q All right. Now, moving down to page 5 where	19	A And then I'm sorry, can you move. Yeah,		
20	we get into the Acknowledgement of Nurse Registry Policy	20	that part where it says conduct code of conduct that		
21	and Procedure would you agree that this starts the	21	is explained, you know, one-by-one completely		
22	application starts to become legal at this point?	22	performance, all that.		
23	A Yes, that part.	23	Q Understood. Okay. Is there a part on the		
24	Q All right. And so	24	application where it explains what you were saying about		
100					

A But the whole --

25

25 calling in to give advanced notice, if the person is --

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 38..41

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Page 38

1	if the	caregiver	will be	out?	

- Α If there's a part there in the application?
- 3 Yeah. I didn't know if you were just saying
- 4 you tell the caregiver that verbally or if it's actually
- contained in the application --
- A -- no, I tell them verbally, this is something
- 7 that I tell them verbally.
- Q Okay. And just to remind you again,
- Ms. Ramirez, please let me finish the question because
- we're talking over each other a lot. Okay?
- 11 A I'm sorry.
- 12 Q All right. Okay. So, and you say you remember
- when Ms. Valdivieso came into the office the day of?
- 14 A I'm sorry?
- 15 Q You remember the first day Ms. Valdivieso --
- 16 Ms. Cruz Valdivieso came into the office to apply?
- 17 A Yes, and she came more than once.
- 18 Q Why was that?
- 19 A She always had, like questions -- wanted. She
- 20 was like desperate. "I need a case. I need a case."
- 21 so she didn't let us call her. She came to the office,
- 22 you know, "What do you guys have I need, you know, I
- 23 need a case. That means, I need you know, work."

application process at that time?

6 to fill out to do the application?

without filling out the entire application.

24 Q Now, the first time that Ms. Cruz Valdivieso 25 came into your Broward office, did she finish the whole

A The entire application that they can't leave

- Page 39

1 you walked in Ms. Cruz through this application, but was

A No, she was -- Janati was with me, but she was

2 it in fact Ms. Perez that did the application with her?

application is filled out and she's explained, then once

sign as well. But Janati was there as well when we were

doing the interview for Valdivieso. We were both there.

A Because she had -- I was probably doing

something else and it's the same thing she could sign,

Q So, it doesn't matter if you sign or if Janati

A Yeah, as long as we have -- yeah, as long as

Q And what is the purpose of this Appendix A

Oh, that's for RN, LPN and HHA. Just, you

Q It says Appendix A, Independent Contractor

we have, you know, we're authorized to do so.

know, if they were referred by someone.

Janati puts it in the system, she has the authority to

not explaining the application to her. Once the

Q Why isn't your name on it?

you know, she's authorized to sign.

signs this page?

page number 16?

A You can go up.

Q This one?

Payment Schedule?

A Yes.

- agency or Healthcare entity.
- A No, just to ask for employment, you know, if
- 8 we have any cases, some of them do that. What cases do

Q Right. And you said she came more than once.

5 I didn't know if you meant that she came more than once

- you have available? That I can work, yeah. So, I've
- 10 met her many times.

2

3

4

7

- 11 Q Understood. Now, when we look at page 15, I
- 12 see that there's a signature from authorized VIP
- 13 representative and it looks like the name is Janati
- 14 Perez. Who is that?
- 15 A Yeah, Janati was the coordinator at that time.
- 16 She also knew we call her -- I'm sorry if I call her
- 17 Daisy because that's the name she gave us, you know,
- 18 that her name was Daisy and that she preferred to be
- 19 called Daisy.
- 20 Q And when you say she, you're talking about
- 21 Cruz Valdivieso?
- 22 A Yes, and I told her, is that your legal name
- 23 because it says Cruz. She says, I go by Daisy I'd
- 24 rather for you to call me Daisy.
- 25 Q Understood. Now, my understanding was that

Page 41 Q So, you're saying that this is about whether

Page 40

- 2 or not -- is there information that's missing here?
- A No, that you'll be pertain -- where it says --3
- at the bottom where it says HHA, CNA, Homemaker and
- Companion that says next to it says referral to facility
- Q Right. Yeah, there's nothing in those boxes. 7
- So, it is something missing or --
- 9 A Yes, she doesn't -- she didn't do private 10 hours.
 - What does that mean private hours?
- A Like she didn't work with like a private case 12
- that didn't have Medicaid.
- 14 Ms. Valdivieso never provided services to somebody that did not have Medicaid. Is that what
- you're saying?
- 17 A Yeah, she always, I think the only cases she
- 18 had, they were both Medicaid. Actually we considered
- Mr. and Mrs. Izique that's two clients with Medicaid.
- 20 And another client that she had was also Medicaid.
- 21 Q However, if clients have a different type of insurance that's not Medicare or Medicaid, then it's
- 23 considered private hours?
 - A Yes, if it's not yeah, Medicaid.
- 25 Q And are client -- I'm sorry, are caregivers



CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 42..45

	· · · · · · · · · · · · · · · · · · ·	Page 42
1	who have private hours paid on a different rate	? ~

- A No, well it depends on the insurance. Yes, it
- 3 does because Medicaid pays a certain amount and also a
- 4 private, but they're basically pay rate -- basically the
- same for the caregivers.
- Q Who establishes the pay rate for the
- 7 caregivers, is it Medicaid -- I'm sorry. Is it the
- private insurer or is it All VIP?
- A If it's private you're saying or if it's
- 10 Medicaid?
- 11 Q Yeah. Well, let me ask a different question.
- 12 How much was Cruz Valdivieso being paid per hour?
- 13 A 13 at that time.
- 14 Q And so, at the time when she first signed up
- 15 with All VIP, she was being paid \$13 an hour?
- 16 A Yes, it went up to \$13 an hour that's correct.
- 17 Q Okay. Do All Home -- and Ms. Cruz Valdivieso
- 18 was working as a Home Health Aide for All VIP?
- 19 A I'm sorry, I didn't get.
- 20 Q Yeah.
- 21 Can you repeat the question?
- 22 Ms. Cruz was working as a Home Health Aide for
- 23 All VIP?

2

- 24 A Yes
- 25 Okay. Do all Home Health Aides working for

Page 43

- Q And does Ms. Cruz had the ability to reject
- A Some don't make \$13 an hour. Right now 2 that offer?
- 3 they're all making 15, you know, State mandatory, at
- 4 that time it wasn't State mandatory. A lot of them were
- 5 making less, so that's why they were coming here because
- 6 we were paying more.
- Q Okay. When did the State mandate that Home
- 8 Health Aides make \$15 an hour?
- 9 October of last year.

1 All VIP make \$13 an hour?

- 10 Q However, before October 2022, were Home Health
- 11 Aides able to negotiate their own rate with All
- 12 VIP?
- 13 Yeah, they always did that, yes.
- Okay. And the \$13 an hour that Cruz 14
- 15 Valdivieso was making, was that more or less than what
- the average of was for Home Health Aides? 16
- 17 More. Α
- 18 Why was she able to negotiate more?
- 19 A Because she was doing two, husband and wife,
- 20 you know, at the same, you know, at the same home. And
- she said it was becoming -- it was difficult. So, yeah,
- 22 that's what she was paid.
- 23 Q And when you say husband and wife, you're
- talking about the Izique case?
- 25 A Yes, the Izique case.

- Page 44 Q Just for the record, the Izique is going to be
- 2 I-Z-I-Q-U-E. So, now let's get into a different -- when
- was her pay rate established on the same day that she
- came in to fill out the application?
- A No, it's not -- it's not the -- on the same
- day of the application. It's when she is hired for a
- 7 case.

8

- Q Okay.
- Because she could fill out the application and
- the application can just be there and she could be with
- our employment for, you know.
- 12 Q Got it. So, now let's talk about the next
- step of the process a caregiver signs up -- I'm sorry,
- caregiver fills out the application. All VIP does the
- background check, checks all their certifications. Now,
- how does the caregiver actually start to provide service
- for All VIP's clients? 17
- 18 A After everything, you know, is good to go,
- then I will call her and I say, "Listen I have a case.
- It's not too far from you." I explained the case
- completely, you know, like the Care plan of the client,
- 22 I explained to her - I explained to her the hours and
- if she agrees, then I send her a text with the client's
- name, address, telephone number, schedule, pay rate, and
- she would just have to, you know, text back confirm.
 - Page 45

1

- A Yes, if she didn't want the case, she, you
- know, she said, "I don't want the case. Find me another
- one." Yes, of course we won't leave anyone if they
- don't feel comfortable in a in that client's home.
- 7 And that's one of the things I tell them
- before they are hired, you know, if you don't feel
- comfortable in a client's home, you have to let me know
- or we can, you know.
- 11 Q How does All VIP find its clients to match

12 them with the caregivers?

- 13 A Well, it usually we go by how the distance,
- the distance experience the language Izique's wanted a
- 15 Spanish caregiver. Some clients prefer, you know can
- they be central American, you know, they like, they want
- 17 to be specific, you know.
 - Q Um-hum.
 - And we just match them like that.
- 20 Q And how does All VIP find the patients in the

21 first place?

18

19

- 22 A Okay. Since we work with Medicaid, we work
- 23 with a lot of case managers. Case managers will call
- us, let us know, you know, we have a client, they give
- 25 us, you know, the address, all the information that we

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 46..49

	Ramirez, Diana	O	n 06/07/2023
	Page 46	T -	Page 48
1	provide, you know, to the caregivers, the care plan and	1	A They um-hum.
2	all that.	2	Q Is there a separate application that patients
3	And then they send us the authorization. And	3	fill out when they have when they are working with
4	from there, you know, it's put into the system, schedule	4	,
5	is created and once the schedule is created, you know,	5	A Okay. It's called the start of care. Okay.
6	and we already chose the caregiver, but the caregiver,	6	When I call them, I ask them, you know, let the plan of
7	it's enter into the client's schedule.	7	care, what is it that you're, you know, the client
8	So, that's how, you know, we can know the	8	needs.
9	hours and payroll could be run.	9	Do they need bathing every day? Do they need
10	Q So, the care plan consists of the schedule for	10	to be fed? Are they bedridden or, you know, wheelchair,
11	•	11	all those questions. That's the health plan.
12	A No, the care plan explains to them what needs	12	And then we go with the other plan, which is
13	to be done in the client's home. Like if they have	13	the hurricane preparedness in case there's a hurricane.
14	personal care, they have companion, they have	14	Do you need a caregiver during or do you need to be
15	homemaking, so everything is explained to them.	15	registering a special needs shelter?
16	Q And do you ever communicate with the Medicaid	16	The other plan is, which is a client that's
17	case managers personally?	17	the contract client's agreement, which is if the
18	A Yes, I do. I have to.	18	caregiver drives them, you know, any place like for a
19	Q Okay. That's part of your job?	19	Doctor's appointment or anything happens to them, they
20	A Yes.	20	cannot sue, you know, the aide or the company.
21	Q All right. So, you could be sitting down in	21	Because they requested, you know, for the aide
22	the office and then a Medicaid case manager will call	22	to take them, you know, to do errands or for doctor's
23	and say, "Hey, I have this patient that needs these	23	appointments. That's part of client service agreement.
24	services."	24	Q Sorry, the besides the phone call that you
25	A Yes.	25	make to the client for the start of care, does the
	Page 47		Page 49
1	Q "And they need this schedule and can you	1	patient also sign a document before Care is administered
2	please find us a caregiver to work with them?"	2	to them through VIP?
3	A That's correct.	3	A Document and like the application that I
4	Q Okay. So, the schedule is created by you and	4	don't understand what other
5	the case manager or the case manager calls already with	5	Q Yeah, just
6	a schedule in place?	6	A What other application. No problem
7	A Sometimes the case manager has like, she'll	7	Q No. Talking about specifically for the
8	give me the schedule, this is the schedule that the, you	8	patient, let's say let's use an example for, one of
9	know, the client wants and the client needs.	9	the Izique, let's say Cesar Izique. Does Cesar Izique
10	And then sometimes when I call the client, it	10	have any written contract with All VIP?
11	is totally different schedule than what the case manager	11	A Just the one I told you, the client service,
12	gave me. So, that's why I always call the client, to,	12	you know, the it's called the start of care where
13	you know, confirm	13	they give me the doctor's information in case of, you
14	Q Okay.	14	know, emergency numbers.
15	A all the information.	15	Like I had the sister, both sisters name and
16		16	
17		17	start of care that we have to go through and they and
18	A No, it will be All VIP and with I'm talking	18	I go through the questions over the phone, and then if
19	I'm sorry. You meant the client with if they have a	19	
20	contract with us?	20	Q Okay. Sorry. And you fill out the start of
21	Q Right.	21	care information?
22		22	A Yes, I fill out the start of care information
23	Q The patients, right?	23	·
	· · · · · · · · · · · · · · · · · · ·		
24	A Yes.	24	then everything they, you know, they signed, I mailed it

25 to them.

Q Okay.

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12

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Like this one was during -- say, during the

2 hurr -- the pandemic, I had it to mail it out to them.

3 Q Um-hum.

A If not, we -- I usually go to the client's

5 home and you know, meet them there and go through all

6 that with them.

Q And then you have the client sign the start of

8 care paperwork?

A The person that has -- the person that's in

10 charge because the clients couldn't sign.

11 Q Oh, you mean --

12 It's a person in charge.

13 Q Okay.

19

14 It has a POA.

15 Got it. A Power of Attorney. Right. Okay.

16 And so, does the caregiver also have a contract with the

17 client. So, let's say in this particular case, did

Ms. Cruz have a separate contract with the Izique?

A No, not that I know of.

20 Okay. So, as far as contracts go, Ms. Cruz

21 has a contract with VIP, correct. That's the 26-page

application we just looked at?

23 That's correct.

And then separately, the patient or the client

25 has a contract with All VIP, correct?

able to do it, we tell them you have to clock in and

2 clock out on your phone.

3 There's going to be times that maybe you're

not going to have, you know, internet service or you

know, can be down. We always require a time sheet no

Page 52

Page 53

matter what.

7 Even if you clock in or if you clock out, we

have, and it has to be signed by the client or the

person that's in charge of the cl - you know, like they

seek us with the daughter. There's always a time sheet

that needs to turn in. He turn in on Mondays.

Q And where does that time sheet go?

13 It goes into the client's document a file.

Does any time sheet have to be ultimately

15 submitted to Medicare or Medicaid?

A If they ask aspirate, we have to give it to

them. That's why we keep it on file. That's -- it's

very important to have those time sheets and, you know,

have them signed.

Q How does Medicare or Medicaid ultimately make 20

payment to All VIP, what does Medicaid need to --21

does -- is there any document that Medicaid needs to be

23 able to make payment for service?

24 A That -- I'm not in charge of that part of

payroll, but -- so I cannot be like, give you like a

Page 51

correct answer if, you know, if they bill weekly or

2 monthly or every two weeks, I can't give you that

3

11

4 Q Okay. Are you responsible for overseeing the

hours that are submitted by the caregivers?

A Yes, everything that has to do with the hours

7 of the client. Yes.

Q So, in this particular case, going back to

Cruz Valdivieso when was she paired with the Izique?

10 A You need the exact date?

Q No, I just wanted to get an idea, like really

12 I was more so trying to find out if the application that

we looked at is correct. It seems that she started with

14 All VIP on May 3rd, 2021. That's when she filled out

15 her application.

16 A Yeah, but she didn't start -- she didn't start

that month, but that year, yes. 17

18 Q Okay. And that's all I'm really trying to

19 figure out. Not the exact date that she was --

20

21 Q -- paired with the Izique. I just wanted to

22 know, you know, she signed her application with All VIP

and then about how long after that did she start working

24 with a first client --

25 A It was the same.

All right. And then All VIP just puts those 3 two parties together, meaning the caregiver and the patient?

That's correct.

6 Okay. All right. Now, after -- who determines

the hours that a patient can be provided service?

A In this case is -- in this case, since it's

Medicaid, Medicaid gives the authorization. If it's 10 private, well, it'll be the, you know, the private

11 client.

Q Are there times when the client wants more 12

13 service in terms of hours, but Medicaid can, says that

they can't have more?

15 A Yes, that happens a lot.

Q Now, when there is a Medicaid patient, such as 16

17 the Izique, how does billing work, does the caregiver

18 have to fill out a certain document that needs to be

19 submitted to Medicare?

A Okay. This is how it works. When they come 20

21 in, we teach them how to clock in and clock out on an

22 app that they have to download on their phone. A lot of

23 them, you know, are not very computer, you know, savvy. 24 So, we have to go step-by-step to teach them,

25 you know, how it works. Once that we know that they're

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 54..57

1	Q	she	was	paired	with?
---	---	-----	-----	--------	-------

2 A Yeah, it was the same year. It was the same

3 year. Couple months, I say maybe.

4 Q Were the Izique's the first clients that All

5 VIP paired Ms. Cruz with?

A She had more than one client that was not her

7 first client.

8 Q Do you remember her --

9 A First client.

10 Q Oh, go ahead.

11 A Yes, I remember her first client. It was in

12 Pembroke Pines last name Alicia Soto. And I'm not

13 mistaken, Soto.

15

14 Q Was Ms. Soto a Medicare patient?

A Yeah, she was also on Medicaid, yes.

16 Q Medicaid. Okay. Now, did Ms. Cruz have any

17 issues with her placement with Alicia Soto?

18 A Well, according to the client's daughter that

19 they, you know, they really liked during the beginning,

20 but then because of the hours she was very cushy.

21 You know, I need more hours, I need hours, I

22 need hours, you need a call and ask for more hours. And

23 you know, that's, you know, the only thing that I got,

24 you know, from clients, not only the Soto's, but also

25 from the Izique's.

Page 54 1 caregivers at that, you know, with one client. She did

2 all the hours

3 Q Okay. Why couldn't you have two caregivers

Page 56

Page 57

4 with one client?

i A Why should I? I mean --

6 Q No, I don't mean at the same time, I don't

7 mean like from --

8 A Oh.

9 Q I don't mean from like, oh, from 9:00 to 4:00

10 you have, you know, Cruz and another caregiver. I mean,

11 like, if it was 09:00 to 04:00, did somebody else come

12 in from Florida --

13 A No, no, no.

14 Q -- Oh yeah. Got it. And the only thing I was

15 trying to clarify was, okay. I know Ms. Cruz is a home

16 health aide, but did somebody come later that might have

17 been a CNA or --

18 A Oh, you mean like if she had -- oh yeah, I --

19 okay. I understand you now. Like if she had long hours

20 and then somebody, another caregiver that did another

21 shift.

22 Q Right?

23 A No, no this case wasn't like that.

24 Q Okay.

25 A The Izique case was, yeah.

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Q Okay. So, in Alicia Soto's case, Alicia Soto

2 was the patient and her daughter was her Power of

3 Attorney.

4 A Yes, that's correct. The daughter was the

5 power of attorney.

6 Q And you received a complaint from the daughter

7 that Ms. Cruz was being too pushy and asking them to

8 provide more hours for her?

9 A Yes, that's correct.

10 Q Okay. Around what time period did you start

11 receiving complaints about -- from Ms. Soto's daughter,

12 about Ms. Cruz?

13 A 1 don't - I think she was there just for a

14 couple months, but towards the end, right before, you

15 know, Daisy or Cruz decided she didn't -- she gave me

16 time to find somebody else for that client.

17 Q Okay. Now, in Ms. Soto's case was Ms. Cruz

18 the only home health aide providing care for her from

19 All VIP?

20 A For Soto, yes. For Soto, yes not for the

21 Izique's.

22 Q And was -- let me be more specific. Was

23 Ms. Cruz the only caregiver providing services on behalf

24 of All VIP to Ms. Soto?

25 A At that time, yes. We couldn't have two

Q Got it. Okay. After Ms. -- okay. Did

2 Ms. Cruz ever complain about not being paid her hours

3 properly when she gave care to Ms. Soto?

4 A No, I'm sorry. Let me -- I'm sorry. Let me,

5 correct that. One day she, I guess the client called

6 her to ask if she can do respite hours. Respite hours

7 are extra hours that are given to the client.

8 If a family member needs to, you know, take a

9 vacation or needs to do something personal. Those are

10 extra hours that they're given to the -- to release the,

11 you know, the family member.

12 Q Um-hum.

13 A And she called me, she says, they called me

and they asked me if I can do these hours. And I told

15 them I'm able to do them. And I said, okay. But do not

6 start until I get the authorization.

17 And this was something that I constantly had

18 to tell her because she didn't understand that she just

19 went by what the clients, you know, told her.

20 So, I said no, the case manager might, you

21 know, tell her that she has certain hours approved, but

22 it doesn't mean that they are, you know, that's what I

23 have on my side. I have to go by the authorization.

24 I told her, "If you work more than those

25 hours, you're not going to get paid." I told her, "You

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1	Page 58	4	Page 60
2	work the hours that I tell you." She goes, "Okay fine." The next thing, "The daughter told me to stay, so you	2	would like Cruz to work like four extra hours," for example, right?
3	owe me more hours because the daughter told me to stay,"	3	A Yeah, she didn't say to work the four extra
4	And then I said, "Here we go again." I told	4	hours. She would tell, you know, she would tell them,
5	her, "You're not allowed to work over the hours. You're	l _	·
6	not allowed to work overtime, I told you, unless we have	5	"Oh, I already got the case manager call me and she said that I had such and such hours, you know."
7	the authorization."	6	· ·
8			Q Okay. You're saying Cruz would call you and
	And so, I had to call the case manager, call	8	say that?
9	the family member. Okay. And explain to them what she	9	A No, the family members of the client.
10	· · · · · · · · · · · · · · · · · · ·	10	
11	•	11	•
12		12	
13		13	
14	•	14	
15	• •	15	. ,
16	5	16	
17	5 .	17	
18		18	•
19	•	19	•
20	Q Right.	20	A Yes, they the Medicaid will give us
21	A I go by what the authorization. Well, I	21	authorization for respite hours, but if they say it's
. 22	she didn't to her, it's like speaking to the wall.	22	10, it's 10. They they're very specific. They won't
23	Q Okay. So	23	say, 10 hours in two days. No. If it's 10 hours in one
24	A So, I said, now you, I told her she had to	24	day, then it's 10 hours in one day.
25	Q Got it. And so, just to make sense of what	25	Q Okay.
	Page 59		Page 61
1	you're saying, Medicare or Medicaid is going to	1	A You know, you can't split them.
2	authorize a certain number of hours that care can be	2	Q But either way, you have to get the
3	given to a ca a client, correct?	3	authorization first before the Home Health Aide works?
4	A That's correct	4	A That's correct. Your Counsel.
5	Q Okay.	5	Q And you're saying in this case in the
6	A Your Counsel.	6	Soto's case, Ms. Cruz didn't wait for you to get the
7	Q And then sometimes the Power of Attorney in	7	authorization for the respite hour. She just worked
8	this case, Alicia Soto's daughter said, "I need respite	8	them and then came to you after and said, "Pay me for
9	hours," correct?	9	them now?"
10	A Yes. To the case manager.	10	A Okay. That's correct. Your Counsel.
11	Q To the case manager, right. And I think	11	Q Okay. And then what you have to do is on your
12	respite is going to be spelled for the record	12	
13	R-E-S-P-I-T-E. Is that right?	13	authorization?
14	A That's correct, Your Counsel.	14	A If they authorized.
15	Q All right. And so, the do what was do	15	Q If they authorized it. Okay. Got it. And
16		16	
17	A Well, there was so many of them in here. It's	17	authorization from Ms. Soto's respite hours?
18	•	18	A It took a couple of months for them to
19	Q No, you don't you don't have to look at	19	approve.
20	anything if you don't remember. That's fine that's	20	Q When the authorization was finally approved,
21		21	was Ms. Cruz paid those extra hours?
22	A No, I don't. I'm sorry.	22	-
122	A NO, FUOLIT. THE SUITY.	22	A Yes, I called her myself and I was like,

Q You don't remember. Okay. That's fine. But

24 either way and what Ms. Soto's daughters was saying is

25 like, "I need my own time for myself, so I need -- I

23 really happy, you know, I said, "Hey, listen, you know,

25 in your next paycheck", once it was approved. But at

24 it was approved and those hours will be, you know, paid

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	Ramirez, Diana	o g	n 06/	07/2023	Pages 6265
T 4	Page 62 that time, this was going on with the Izique case. There		^	And abole still our client	Page 64
-	was an issue with their schedule.	1 2	Q Q	And she's still our client. Now, how so, you're saying	n that All VID had
3	Q Okay. Got it. So, now let's talk about the	3		plan for Ms. Melendez, correct plan	
4		4	a care	That's correct.	at:
5	•	5	Q	That care plan authorized cer	rtain hours for
6	A After she was done with the Soto she had	6	•	lelendez to receive service?	Itam nouls for
	Angela Melendez. And then she didn't really, like that	7	Α	That's correct.	
8	case, said she didn't really deal with that client. And	8	Q	Ms. Cruz was placed on a sci	hedule to provide
9	then that's when she started with the Izique's.	9	-	hours to Ms. Melendez?	noutile to provide
10	•	10			
11	•	11		And on one particular day or	r certain davs, she
12	•	12		lid not appear and work the da	-
13	• •	13	-	That's correct.	,
14	Q Got it. Okay. Now, I'm just going to go	14	Q	But she still put on her time	sheet that she
15	through the same thing with each one. So, let's start	15		ork those days?	
16	with Angela Melendez, were there any did Ms. Cruz	16	Α	That's correct. She put them in	n the sheet,
17	complain about any payment issues with Angela Melendez?	17	worke	ed.	
18	A With Angela Melendez, she had an issue because	18	Q	And the way that you found	out was you called
19	she was putting hours that she didn't work.	19	Ms. V	lelendez to say, "Hey, Medicar	e is reducing your
20	Q Okay. On her time sheet?	20	hours	s of authorization." And at tha	t time, Ms. Melendez
21	A Yes.	21	has ir	nformed you, "Oh, well Ms. Cro	uz has not been
22	Q How do you know she did not work the hours?	22	worki	ing these hours."	
23	A Because I called the client because it wasn't	23	Α	No, that day that I went to conf	irm the time
24	signed. And this client usually calls me. So, I called	24	sheet	for that Friday.	
25	the client to confirm if those hours were worked and	25	Q	Okay.	
	Page 63				Page 65
1	because I had called it to tell her that all her	1		Yeah, and Ms. Cruz knew as v	
2	authorization was a couple of hours decreased.	2		ent, so the client don't tell her, o	h, you have
3	So, I also wanted to tell her that. And then	3		k it, you know.	
4	she told me, well, she didn't work that day. And I	4	-	I see.	
5	said, "What do you mean?" I said, she has it down here	5	Α	When I called	
6 7	that she worked on Friday, six hours. And lucky she was there Cruz was there at	7	Q A	Yeah, sorry, go ahead. But when I called the client, the	a client fold
8	the home when I called. And then the client said, "Why	8		Dh, I already knew. They alread	
١	did you put that you worked on Friday? You know, you	۵		ly told Daisy." And I said, "You t	
10		10		" And she still went ahead and	
11		11		ed and that's when she confront	
12		12		onted her.	
13	•	13		I see. So, why did you have	a suspicion that
14		14		Cruz had falsified a time sheet	•
15	- ·	15		I had, you know why because	
16		16		ning her because I don't know if	-
17		17		art or just	<u> </u>
18	Q Okay. And Ms. Melendez, did she have a Power	18		No, you should.	
19	of Attorney or did you speak directly with her?	19	Α	For you to	
20		20	Q	No, you should. Yeah, liste	n, because I'm
1 ~ 4					

A She was Medicaid, yes.

Q Okay. And was she also a Medicare or Medicaid

21 don't have no Power of Attorney.

Q Medicaid.

22

24

25

23 patient?

21 going to go into it anyway. So, I mean, because I want

22 to know why you had a -- I just want to know why you

23 thought the time sheet hours were not correct. So,

24 that's what we're getting?

A Yeah.

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Page 66

Q Yeah.

A Okay. She was not clocking in and out and she

3 was -- she's supposed to clock in and out, so you know,

I always had to hear this excuse, oh, it doesn't work --

it doesn't work.

6 I said, "But every day it doesn't work." I

said, "There's on the Izique's I have all the caregivers 7

there and they're clocking in and clocking out."

9 So, at that time, Daisy she was very

10 frustrated because she told me she had a debt of a

\$40,000 and she needed to work. I said, "I understand,

12 but your hours are overlapping. You -- how can you work

13 more than 24?

19

21

22

9

14 There's 24 hours in one day and you're putting in more hours." I said, "You need to clock in and clock 15

16 out because this is going to cost issue with payroll."

Everything was explained to her and, you know, it is

18 just like she didn't understand.

She was just so -- she had so much stress 20 because of that debt that she had all that, that's all she kept talking about. And you know, I was trying --

Q No, sorry, I'll let you continue. Yeah.

23 A So, when the caregiver that was there, okay.

24 There was a new caregiver that went in and told me,

well, she's -- she says, "I'm going to tell you the

Page 67

truth, she is leaving early when I -- you know, by the

time she's supposed to stay here, those hours when I

come in, she leaves before time."

4 So, when I started, you know, putting two and

5 two together, she was putting a lot of hours on her

time. She was not clocking in. Melendez was telling me

7 she was, you know, that, you know, she put hours that

8 she didn't work.

So, that's when we -- I started, you know,

doing a little bit of investigation on my side because 10

11 she kept complaining. So, when I told her, I spoke to

12 the daughter and I said, the -- because the daughter was

also concerned, you know, "They're not paying me the 13

14 hours that I'm working."

15 And you know, and Izique's daughters were

16 like, "Oh my God, you know, she's going to leave and I

can't be without a caregiver and I need her because she 17

already." You know, she had -- I don't know like the

word to use, but she bribed them, you know, like, oh,

20 you know. "I'm going to leave if you don't take care of

21 this."

22 She was putting all the burden to the client

23 and I told her, "That's not the client's, you know,

business you need to call us. They don't do payroll for

25 you." And I said, "You know, you can't give the client

1 the stress." I told her.

2 And then, it came out to be, when I spoke to

one of the other daughters, she was putting all these

extra hours because some hours were being paid

6 And then it slipped on one of the daughters

7 that when, you know, spoke to me, she goes, "Oh, she was

not supposed to put those hours there. Oh, I'm sorry.

Well, I need to speak to her. I already told her, you

know, the hours that are private and the hours that are

11 with you."

12

19

20

24

25

And that's when everything had exploded, you

13 know, with the --

14 Q Okay. Now, when you're talking about the

15 daughters, you're talking about the Izique's daughters?

16 A Yes, I had Anna and Susana.

17 Q Okay. And Anna's going to be Anna Marie

18 Roland.

A Yeah, I have her as Izique.

Q Izique. Okay. So, let me -- let's backtrack

a little bit because when you are talking, I think

you're kind of, you know what happened, but I don't,

23 so --

A Okay.

Q I think you are sort of like, combining

Page 69 everything together and I need to break it out a little

Page 68

2 bit.

Q Let's talk about the debt. When did Ms. Cruz

first start telling you about this \$40,000 debt she had?

She's like a couple of months later that

she's -- when she was still with the Soto's.

8 Q Okay. But not like when she immediately came

in to apply for a job with All VIP, she just --

10 No, she didn't.

> O Okay.

12 No, she didn't tell me that like that on the

13 first.

11

14 Q And when she started mentioning the debt to

you, was this in-person in the office or was she telling

you over the phone, how did she communicate it?

17 A She told me when she started. Remember I told

you in the beginning that she used to come constantly,

you know, to see if we have any other cases or to bring

20 her time sheet. That's when she told me over the phone

21 and on in-person, both.

22 Q Did she say what -- did she say what the debt

23 was for?

24

Α Yes.

25 Q What was it for?



CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Pagiroz, Diana en 06/07/2023 Pages 70, 73

	Ramirez, Diana	a 01	
1	Page 70 A Dental work.	1	Page 72 Q By three clients, you mean, Cesar Izique,
2	Q All right. And so, how often would she	1	Jolanda Izique and Ms. Melendez?
3	complain about that \$40,000 debt?	3	A Um-hum.
4	A Every time that, you know, she have	4	Q Just for the record, you have to say yes, but
5	overlapping in her hours, you know, and I'm very, you	5	that's, yeah. So, I'm going to I'm just going to
6	know, when it comes down to the aides getting paid every	6	repeat that question.
7	Friday, I'm very responsible with that.	7	When you say Ms. Cruz had three clients, you
8	I want them to get paid and to get paid for	8	mean Cesar Izique, Jolanda Izique, and Ms. Melendez?
9	what they work for. Okay. She was the only issue	9	A That's correct.
10	because she was putting hours that she didn't work, so	10	Q Now, Cesar Izique and Jolanda Izique were in
11	it was overlapping.	11	· · · · · · · · · · · · · · · · · · ·
12	I couldn't put any more hours in there. So,	12	A Cesar and Jolanda were in the same household.
13	this is when you know, oh, she's, "Ah, I need to pay the	13	Q When Ms do they have does Medicare
14	debt." You know, "You guys are not paying me", you	14	
15	know, "All my hours." You know, that's when she started	15	purposes?
16	getting a little bit frustrated.	16	A That's correct.
17	Q When you confronted Ms. Cruz about overlapping	17	Q So, when Ms. Cruz is providing care to the
18	hours, was her response that she did not put down	18	Izique's, how is she supposed to bill that time because
19	overlapping hours or she just said, "I have to pay my	19	isn't she there with them together at the same time?
20	debt?"	20	A Okay. So, this is how it works. She let's
21	A No, she said, "Oh, I worked it", like really	21	say that Jolanda has, I think Jolanda had less hours.
22	upset. "I worked those hours and you need to pay me and	22	So, let's say Jolanda had four hours, you
23	if you don't pay me, then I'm going to have the client's	23	know, she worked there 9, 10, 11 to 12. And then after
24	family to pay me." And she was doing that to the Mel	24	that she will work with Mr. Izique. So, that's that
25	to Ms. Melendez too. She was threatening Melendez.	25	authorization is for that client.
1	Page 71 Q Okay. Ms. Melendez was the second person that	1	Page 73 But she there was more than one aide there.
2	All VIP paired	2	It was not just Ms. Cruz, there was also other aides,
3	A Yes.	3	two more aides there. So, that's how it was
4	Q Ms. Cruz with?	4	Q Same time.
5	A Yes.	5	A split.
6	Q Okay. And she Ms. Cruz worked with Ms.	6	Q At the same time?
7	Melendez for about how long, in months?	7	A At certain days of the time, yes like in the
8	A For a couple months, I'd say. She was on	8	morning one will be there. I have to schedule one here.
9	I'd say maybe three months steady like that. Maybe like	9	Q Okay. Let me see if I can bring it up because
10	three months.	ł	I think I have
11	Q Okay. When did you start noticing issues with	11	A Because they had a lot of hours, she didn't
12		12	work the whole hours.
13	Ms. Melendez?	13	Q Okay. Let me do this. I'm going to make what
14	A No, there was no overlapping with Melendez. It	14	I call Exhibit B.
15	started off with the Izique's	15	(Thereupon, Plaintiff's Exhibit B was entered
16	Q With the Izique?	16	into the record.)
17	A That's when everything started.	17	BY MR. CUMMINGS:
		1	

22

23

Q Okay. And when you say overlapping hours, you

19 were saying that the only way she could have overlapping

A Well, she had three clients. Remember she had

20 hours is if she was working with another patient for All

23 three clients, and when she decided to go full-time with

24 the Izique's she, you know, she didn't no longer work

18

22

21 VIP, correct?

25 with Melendez. She --

Q And let me see if this helps you explain what

19 I'm talking about because I already have a document. If

20 not, then, you know, you can let me know. Can you see

21 the document I'm showing you on my screen right now?

Q Okay. Got it. All right. So, if you can, I

24 guess just explain this to me. So, at the first, let me

A Yeah, that's the one I sent off, yes.

25 just explain what this is.

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 74..77

	Ramirez, Diana	a on 06/07/2023 Pages 7477			
	Page 74	Page 76			
1	I'm looking at a document, an Exhibit B that	1 A Or the RGA?			
2	says HHA Exchange and the top left-hand corner. And in	2 Q Well, I know Humana's a Health insurance			
3	the middle it says, Patient Calendar.	3 agency, but are they the one that's administering the			
4	There's a patient name circle that says,	4 Medicare policy?			
5	Izique A. Cesar. And this is a eight page document and	5 A Yeah. If you see RGA, it will be like us, our			
6	it just has like a lot of green boxes that look like a	6 office, you know. And then because Brower is BWD, it			
7	schedule.	7 automatically gives a code. Humana is the insurance.			
8	So, Ms. Ramirez, looking at this first page,	8 This is the authorization, and as you can see, it gives			
9	can you please explain what I'm looking at here?	9 you a service code.			
10	A Okay. Those are the hours. If you see it	10 The T1019 is personal care companion and			
11	says 3 o'clock to 5 o'clock in the morning.	11 homemaking at the bottom where it says, Max, those are			
12	Q On Friday, the first?	12 units. They're not counted as hours, they're counted as			
13	A Yeah, if we're looking at Friday the first.	13 units.			
14	Q Right, for July.	14 Q Okay. Got it. And so, PCA stands for			
15	A Let me find that one. If you could go up a	15 Personal Care?			
16	little, please?	16 A Yes. PCA is personal care.			
17	Q Now, when you say yeah. Okay.	17 Q CONP. What does that stand for?			
18	A Yeah, like that.	18 A Companionship			
19	Q All right.	19 Q Okay. And then			
20	A Okay. Because automatically the system	20 A Companion.			
21	will automatically change the hours. So, let's say if	21 Q HMK?			
22	I if it's a 24 hour case, right this one is divided	22 A It's Homemaking.			
23	with Monica. Monica did the night shift. You see where	23 Q Homemaking. What services was Cruz Valdivieso			
24	it says Monica Murphy?	24 providing to Mr. Izique?			
25	Q Yes.	25 A All of them.			
	3 100.	23 A All OI them.			
\vdash	Page 75	Page 77			
1	Page 75 A If I'm not mistaken, she went in, there was	Page 77 1 Q All of them?			
1 2	Page 75 A If I'm not mistaken, she went in, there was times she went in at 8 o'clock and left at 05:00 in the	Page 77 1 Q All of them? 2 A All the yeah, all caregivers have to do all			
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Page 75 A If I'm not mistaken, she went in, there was times she went in at 8 o'clock and left at 05:00 in the morning. Q Okay. A And then Valdivieso will come in at 09:00. Q So, let me just ask a couple of questions. And this might help when we look at the July patient calendar for Cesar Izique because that's all, this is for just Mr. Izique, correct? A Mr. and Mrs. Izique, yes. Q Okay. Now, when I go back up one page to the top, it's there's only one patient name though. So, for right now, we're just looking at the patient calendar from Mr. Izique, right? A Yes, that's correct. Q Okay. And then I see your name as the coordinator. So, does that mean that you are the one that's coordinating the care between Medicare and the patient? A That's correct. Q Okay. Now, what I want to ask you about is	Page 77 1 Q All of them? 2 A All the — yeah, all caregivers have to do all 3 three. 4 Q All three. All right. And now when we go 5 down, and so the max, you've mentioned max units, and 6 that says NA, but when we go over to the column that 7 says Max, what Medicaid authorized was 285 hours for 8 personal care? 9 A Yeah, that's units. Those are not hours. 10 Q Oh, units. Okay. I see Units. 11 A Yeah. 12 Q Okay. And then how do units break down in the 13 hours? 14 A Four units, it's one hour. 15 Q Four unit. One hour. 16 A And. 17 Q Okay. I see. Okay. Now and so now what 18 your job is because Mr. Izique has 24-hour care, you 19 have to determine which All VIP providers are going to 20 give this care on a rolling basis? 21 A That's correct, Counsel.			

25

Q Right.

A Yeah, I create the schedule according to what

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 78..81

		Page 78
1	the client the schedule that the client gives me.	So,
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- 2 if she wants them to start at 07:00, then at 07:00, you
- 3 know, it's the clients, it's according to what the
- 4 client needs are what they want.
- 5 Q Understood. Okay. And so --.
- 6 A I don't make up the schedule -- I'm sorry.
- 7 Q Okay.
- 8 A I don't make up.
- 9 Q You don't make up the schedule. You just --
- 10 well, the client says, okay. I need somebody from this
- 11 hour to this hour and then you're not --
- 12 A And then I --
- 13 Q Sorry, go ahead.
- 14 A To input -- and then my job is to input it in
- 15 the -- what you see right here.
- 16 Q Let's look at Friday, July 1st here, this one
- 17 column. We see that Ms. Cruz, what does the S stand
- 18 for, the S here next to 03:00 to 05:00.
- 19 A When it's billed. And when it's not billed,
- 20 it's the B stands for when it's billed hours --
- 21 services, I'm sorry.
- 22 Q Services.
- 23 A Services, and when you see the bill is when
- 24 it's the B is for when it's billed.
- 25 Q Billed. Okay. And are you referring to

- Page 80
 1 Friday, July 1st, it looks like Ms. Cruz was here from
- 2 03:00 to 05:00, 05:00 to 06:00, 06:00 to 08:00. And
- 3 then at 12 o'clock, a different caregiver came named,
- 4 Janilanda. Is that right?
- 5 A Yeah, that's Jenny.
- 6 Q Okay.
- A But if you go up, because you see it breaks it
- 8 down, she -- because if you put 8 o'clock, if she
- 9 started at Valdivieso, if she started at 6:00, you
- 10 said 06:00 to 08:00, you see.
- 11 Q Right.
- 12 A It doesn't mean that sh -- you know, she's
- 13 went in at 3 o'clock in the morning. I don't know if I
- 14 explained myself, if she went in at 6 o'clock at night,
- 15 the system automatically put the later time on the top.
- 16 Q Weil, where it says 03:00, does that mean --
- 17 A At --

20

22

2

- 18 Q 3 o'clock in the morning?
- 19 A 3 o'clock in the morning, yes.
 - Q 3 O'clock in the morning. Okay. And then --
- 21 A So, yeah.
 - Q So, she would've got there at 3 o'clock in the

Page 81

- 23 morning that day?
- 24 A No, so that as you see how it, the bottom says
- 25 06:00, but you see on the top it says 3 o'clock in the

Page 79

- something on your computer to get that answer?
- A No, because I have the paperwork right here, the same thing you have.
- 4 Q Okay. But how'd you just find out what
- 5 services meant?
- 6 A What do you mean, how did I find out?
- 7 Q Well, when I asked you first what estimate it
- 8 looked like, I thought you looked at something to find
- 9 out that it says --
- 10 A No, I have my paperwork here. No, because
- 11 right now I'm working with two system and it's totally
- 12 different from -- I'm working still with HHA, but we're
- 13 switching to Caresmart. So, I have my -- with two
- 14 different settings now. Okay.
- 15 Q But that --
- 16 A Yeah, that service and when need for -- is for
- 17 billed.
- 18 Q Okay. Got it. All right. So, what it means
- 19 is that Ms. Cruz provided the service from 03:00 to
- 20 05:00 and two hours were billed?
- 21 A It'll show billed when you see a green like
- 22 that. So, you see when it's green like that?
- 23 Q Um-hum.
- 24 A I can see where it says -- it'll say Billed.
- 25 Q Billed. Okay. Now, on this particular day,

- 1 morning --
 - Q Right.
- 3 A -- and at the bottom, you see it says 6.
- 4 Q Right.
- 5 A So she -- there was times she went in at
- 6 6 o'clock in the morning and there were other times that
- 7 she went in at 8 o'clock at night and will do 8, 9, 10,
- 8 all the way till 5 o'clock in the morning.
- 9 Q Okay. So, are you saying on this particular
- 0 day that she -- let me ask you this, what time did
- 11 Ms. Cruz start providing service to the Izique -- Cesar
- 12 Izique on Friday July 1st?
- 13 A Can you go up?
- 14 Q Up.
- 15 A Okay. No, the way you had the whole thing
- 16 where I can see the whole thing -
- 17 Q Right.
- 18 A There you go. So, she started in the morning,
- 19 06:00 to 08:00 in the morning, and then the au --
- 20 because these are divided into authorizations, 06:00 to
- 21 08:00, 05:00, she ended, she started at 06:00, ended at
- 22 05:00.
- 23 Q Started at 6 --
- 24 A And 6, then when you see 5, 6, 2, 3, 4, 5, she
- 25 did 5 hours starting at 06:00.



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5

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1	Q	But I don't get it, it seems to me that	
---	---	---	--

- 2 she's -- so what's this 03:00 in the morning at the top
- 3 then what does that mean?
- A What do you mean, what does that mean?
- 5 Q Well, I mean, you're saying she started at
- 06:00 in the morning then what does it mean then?
- 7 A 06:00 in the morning because it goes by
- 8 authorization 06:00 to 08:00, so were there two hours --
- 9
- 10 A So, that means there's something, it rolled
- 11 over where's -- I need the other part of that one what
- 12 day was that, July.
- Q It says, I'm just looking --13
- 14 A The calendar -- if you see the calendar.
- 15
- 16 A That was July, so I need June because
- 17 sometimes when it's like if she goes in Thursday at
- 08:00 at night and she ends and she finishes the next
- 19 day, Friday at 05:00, it rolls over to the next day.
- 20 Q I see what you're saying, so basically what
- 21 you're saying is, okay. Like June 31st would've been
- 22 that Thursday before.
- 23 A Yes, and then the hours after midnight it
- 24 rolls over to the following day.
- 25 Q I see, okay. So, basically she was there June

- 1 Q Who did?
- 2 A Daisy.
- 3 What hours did Jenny work that day?
- 4 Jenny worked 08:00 a.m. to 12:00.
 - Q Okay. But that's -- so in one day there are

Page 84

- two different All VIP caregivers providing service to
- Mr. Izique, right?
 - A That's correct, and then a third when the
- hours were when Daisy decided not to just do less hours
- then a new caregiver came.
- 11 Q And that was Monica?
- 12 A No, because Daisy -- what happened is that's
- why you see the calendar different Daisy, like at
- 5 o'clock in the morning, 09:00 to 05:00 or because
- 15 sometimes she covered Monica.
- 16 If Monica was out, then she did the Monica's
- 17 schedule, but that was not her regular schedule that
- was -- this will kind of you see Murphy 5 o'clock in the
- morning let me go into that one what month is that?
- Q I have this as going back up to the top of
- 21 Exhibit B, I have this as July 2022.
 - A No, it says 11:15, right or no, is it July?
- 23 Q July. I see report date, but I don't know
- what that means this says the care is being provided for
- 25 July so I don't.

22

Page 83

- 1 31st at 3 o'clock in the morning.
- A No, so that means she was there probably 2
- 3 Thursday that's what I need for June, let me -- I have,
- okay. Let me see if I have it here.
- 5 Q And I apologize there's no June 31st, there's
- 6 only June 30th.
- 7 A June, the following.
- Q So, let's say Thursday was June 30th and 2022,
- was she working on Thursday June 30th.
- 10 A Okay. Let me see give me one second, okay.
- 11 There you go, if you go to the bottom, I don't know if
- 12 you have it on yours, I don't know why it didn't go, but
- 13 if you go to -- I have the same calendar, if you have
- 14 this one it has the same hours.
- 15 Q Just for the record, can you please just tell 16 me what you're showing me what's at the top?
- 17 A It's the same thing, but it's the whole
- 18 calendar it shows that the time which she started, so
- 19 that way you can understand that 3 o'clock in the
- 20 morning and the 5 o'clock in the morning, you know, so
- 21 that way you can understand what time she started that.
- 22 Q Okay. Now, what hours did Jenny work on that
- 23 day on Friday, July 1st.
- 24 A So, that means she probably did 9 to 5,
- 25 09:00 p.m. to 05:00 a.m.

- Page 85 A I just want to be in the same page as you so
- that way I have both pages, you know, not just the first
- there all the way to the bottom.
- 4 Q All right. Well --
- A I mean she did cover, she that's why you see
- it like in -- you know, all like that, but that was not
- her permanent case -- permanent hours, her permanent
- 8 hours were after Jenny.
- 9 After Jenny left, then she took the case and
- after she left, approximately 9 o'clock that when Monica
- came, Monica did 09:00 to 05:00 a.m. That was Monica's
- 12
- schedule 09:00 p.m. to 05:00 a.m.
- 13 Q All right. Do you have an example of Ms. Cruz
- 14 submitting overlapping hours?
- 15 A I can't put them here because it's not going
- to let me schedule it, you know, so you can't see the
- 17 overlapping because it's not going to be recorded.
 - Q Right.

18

19

- It's just going to --
- 20 Q I don't mean -- yeah, I don't mean in the HHA
- exchange sheet that we were just looking at in Exhibit
- B, because you are inputting the hours for the
- 23 caregivers in HHA exchange, right?
- 24 A That's correct.
- 25 Q Okay. And so, the time sheets would show



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Page 86

1	whore	overlap	nina	houre	are	riaht?
	wnere	очепар	ping	nours	are,	rignt?

- 2 No, the system. Α
- 3 Well --
- 4 A The system will show because she was --
- remember she was putting extra hours in her time sheet
- saying that she worked those extra hours. So, I was
- going according to the authorization, and that's when 7
- I'm like, "But no, I can't put those extra hours."
- 9 So, remember it was two clients, so I
- 10 constantly had to divide, tell the family member, your
- dad had -- your mom had 71 hours or your dad has, you 11
- know, 50 something hours. 12
- So, you know, I constantly had to tell that 13
- 14 authorization is separate from your mom's authorization.
- But what happened was the confusion came when she
- started putting extra hours on her time sheet and then 16
- 17 that --

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17 Medicaid.

20 their time sheets?

1 or --

- 18 Q Is the authorization given per month?
- 19 A No, authorization usually it depends six
- 20 months to a year and it could change -- you know,
- 21 author -- the authorization was increased by a few hours
- 22 for the Izique's and that's when we decided to -- you
- 23 know, add another caregiver.

let's say, six months.

A No.

8 in advance or does Medicaid --

Q How does All VIP get paid by Medicaid?

Q No, that's a good question, but let me try to

care plan is created and the authorization is given for,

So, does Medicaid pay All VIP for six months

and says, "I have this patient," at that time then a

Q Okay. Yeah, so explain what has to be

11 submitted to Medicaid or to Humana or whatever the

A That will be a good question for Liz to

16 electronically, so I'm pretty sure an invoice is sent to

14 answer, but as I'm aware an invoice is -- you know, it's

printed out and it is sent, you know, everything is done

Q Okay. Understood. And that invoice is based

19 on the hours that the caregivers are submitting through

12 company is in order for All VIP to get paid.

break this down. When a Medicare case manager calls you

In what way like how, like so deposit or check

1 invoices to Medicaid or to health or private health

Page 88

Page 89

- providers?
- A I only billed a private one and I only have
- one and that one is faxed, I do the invoice -- you know,
- time sheet is sent and I print out the invoice and fax
- 6 it over.

13

- Q Okay. And do the healthcare providers require 7
- that the time sheet be provided with the invoice?
- A No, they have no access to the invoices no,
- 10 the care providers?
- 11 Q No, not the care provider not like Ms. Cruz or
- 12 Jenny or whatever what I'm saying is the healthcare --
 - A The care -- us, the healthcare provider, the
- 14 agency, okay.
- 15 Q The agency, right like so the Medicaid do they require that the caregiver's time sheets be submitted
- 17 with the invoice?
- 18 A No, but they do require for us to keep it in
- 19 the client's file.
- 20 Q Okay. Because they may do an audit and they
 - might want to see it later.
- 22 A Exactly.
- 23 So, essentially whatever hours are submitted
- 24 in an invoice to Medicaid, they just take -- you know,
- on face value that those are correct.

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1

A Exactly. Q I see. All right. Now we talked about Ms.

- 2 Melendez, and that's when Ms. Cruz started complaining
- about the debts and that's when you started noticing
- issues with overlapping hours, or you only noticed that
- she was overlapping hours with the Izique's?
- 7 A No, I noticed her doing the overlapping hours.
- R Q With which client --
- Α She was like -- with the Izique.
- 10 Just with the Izique?
- 11 Yes, and like I said, it was because she was
- putting the hours, the private hours that she was doing
- with them, putting them in the time sheet, and she was
- 14 making the math.
- 15 And the thing is that she made the time sheet
- and then she'll make it like corrected, like, you know,
- okay. This is the according to the authorization, but
- she still had in her head the hours that she had
- privately, like she added all that "How much I'm going
- 20 to get paid."
- 21 Q Let's talk about the --
- 22 A And that's what she expected.
- 23 Let's talk about the private hours when we say
- private hours, did she have a separate arrangement with
- 25 the Izique's daughters that you pay me and then I'm just
- A The hours that they actually worked that's 22 correct, not hours that are not, you know --Q Authorized. Α Yes. Q Okay. So, you don't deal with submitting

13

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 90..93

Page 90

- 1 going to stay these extra hours and work, is that what
- 2 you mean?
- 3 A I found out they're not allowed to do that, I
- 4 found out after the end of all this, after I told her,
- 5 "We don't owe you anything, everything shows that we
- 6 paid you all the hours."
- 7 And she said, "No, I work you owe me three
- 8 hours on this day you owe me" and I said, "But show me
- 9 where I said," and that's when she told me.
- 10 Q That she was working private hours?
- 11 A Yes.
- 12 Q But when you say private hours, does that mean
- 13 that there's an insurance company involved --
- 14 A No, that the daughter was paying out of her
- 15 pocket.
- 16 Q Just paying out of pocket?
- 17 A Yeah, her daughter was paying out of pocket
- 18 and they're not allowed to do that and it slipped and
- 19 it -- and I told the daughter. She said that -- you
- 20 know, she's a little bit confused because, you know,
- 21 she's counting the private hours that she said that you
- 22 pay her extra like three hours extra.
- 23 And that's what she always complained about
- 24 three hours, you know, extra and she says it's because
- 25 you are giving her private hours. She goes, "I told her

- Page 92 her before she started the case and she's on the
- 2 contract. She knows because I explained it to her and
- 3 not only that, I told her verbally and she says, "It --
- 4 you know, it slipped.
 - Q Right.
 - A They had secretly and it just slipped.
- 7 Q So, by the private work that was being done,
- 8 is that a violation of Ms. Cruz's contract with All VIP?
- 9 A Yes.
- 10 Q And then on the client's side, did the client
 - 1 violate their con -- meaning via Izique's daughter, did
- 12 she violate her contract with All VIP?
 - A Yes, well she -- yes, she knows that she's not
- 14 supposed to do private. They know.
- 15 Q Okay. And then from a Medicaid standpoint, is
- 16 there a violation of any kind of state or federal laws
- 17 because of the private hours that were being worked?
- 8 A The thing is, if she's hired somebody else
- 19 that's not from the agency that's a -- you know, they
- 20 can do whatever they want.
- 21 Q I see.
- 22 A So, if it's one of our -- you know, of -- you
- 23 know, one of our contractor because they're independent
- 24 contractor, then yes, because -- you know, they have to
- 25 let us know.

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- 1 that oh my gosh, she's not supposed to say that I told
- 2 her that not to write those hours on her time sheet. I
- 3 already explained to her."
- 4 Q Okay. And so let me give an example, so we
- 5 are on the same page on -- you know, let's -- I'm just
- 6 going to make up a day, right?
- 7 July 5th Ms. Cruz is supposed, she's
- 8 authorized by Medicaid and through All VIP to work an
- 9 eight hour shift, right. So, she works that eight hour
- 10 shift, so now she has on her time sheet eight hours that
- 11 she's supposed to be paid for, correct?
- 12 A Yeah, eight hours if she -- yeah, the
- 13 authorization says eight hours, that's how much she
- 14 needs to get.
- 15 Q But your understanding is that now she had a
- 16 separate side agreement with the Izique's daughter to
- 17 work private hours. And so if she worked an extra three
- 18 hours, now she made a separate arrangement and she got
- 19 paid three hours by them.
- Now you said she wasn't supposed to do that,
- 21 who says that she's not supposed to do that?
- 22 A Well, in the contract she knows, and she knows
- 23 because I told her specifically you know, you -- and
 24 plus the client is well known that they can't do that.
- 25 So, she knows it specifically because I told

- Page 93

 1 Q I see. Got it. Because essentially what
- 2 they're doing is they're cutting All VIP out of the
- 3 payment process, right. If Ms. Cruz is working private
- 4 hours with the Izique's then All VIP doesn't get a cut
- 5 of that money.
- A And another thing that has to be is very
- 7 important if she's there privately and we don't know,
- 8 okay. Let's suppose that -- you know, with us, she's
- 9 there eight to five, an example and the Izique's paying
- 10 her privately 03:00 to 08:00.
- 11 Okay. 03:00 in the morning to 08:00 and she's
- 12 doing that privately something happens to the client,
- 13 what are they going to say All VIP is responsible
- 14 because she's my caregiver you know, so that's -- you
- 15 knows, that's a liability --
- 16 Q It a liability problem, there's a --
- 17 A It's a liability -- I see her more as a
- 18 liability billing --
- 19 Q Right.
- 20 A Because if something happens, what is the case
- 21 manager going to say --
- 22 Q Right.
- 23 A Because those authorization hours in the night
- 24 because they couldn't use the hours however they like,
- 25 they could use it -- you know, whatever time and you

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 94..97

	Ramirez, Diana	a oi	n 06/07/2023 Pages 9497
1	Page 94 know, the case manager's going to say, "Hey, you know		Page 96
2	what happened here?"	1	pays \$20 to the agency an hour then from those \$20 we
3		2	pay the caregiver.
	Q Right.	3	Q Understood. Okay.
4	A "What am I going to say, you know, but she	4	A But at that time I'm sorry, at that time it
5	started at eight I don't know what happened, what she's	5	was less than \$20, I'm just giving you an example.
6	doing there at that time."	6	Q No, I get it that's the example, so like if
7	Q Got it. And so if a caregiver is providing	7	it's \$20 and this cruise is getting 13, then All VIP is
8	service during unauthorized times then whatever happens	8	getting the other \$7 per hour.
9	is not going to be covered by All VIP's Insurance.	9	A Yeah, and at that time it was less, now it's
10		10	\$20 I as I know it's \$20
11	, ,	11	Q Right.
12	Q Caregivers that they have their own liability.	12	A So, that's why the caregivers are getting paid
13	A Yeah.	13	15.
14	Q Okay.	14	Q 15, and so then All VIP clears that the five
15	A Yeah, we do we have our liability, but they	15	per hour for each caregiver?
16	have to have their own liability because they're	16	A That's correct.
17	independent contractors.	17	Q That's correct. Okay. All right. And then,
18	Something happens, you know, the client cannot	18	does All VIP pay travel time for to the independent
19	sue her she has insurance.	19	contractors or to the caregivers?
20	Q I understood. So, let's say Ms. Cruz is	20	A No, travel time I explained to the that's
21	working during the unauthorized hours and something	21	one of the things that we explained clearly to the
22	happens to one of the Izique then the lawsuit should be	22	caregiver and also to the client.
23	against Ms. Cruz and not All VIP.	23	If they want the caregiver to take the client
24	A That's correct.	24	to a doctor's office or to do errands they know they
25	Q But what if Ms. Cruz is working authorized	25	have to pay for the gas because Medicaid do not pay for
	Page 95		Page 97
1	hours and something happens to one of Izique's because	1	
2	she has her own insurance with the Izique's still just	2	Q Okay.
3	sue Ms. Cruz anyway?	3	A They don't give us gas money.
4	A Yes, well yes, but we're still liable with	4	Q Do any private insurers pay for travel time
5	Medicaid because Medicaid is going to say, did you give	5	for caregivers?
6	them those extra hours what happened here, they're going	6	A Not that I know of, no.
7	to do a report.	7	Q All right. And so because of that then
8	Q I see. I understand.	8	independent contractors are told that you have to cover
9	A No, matter what they're going to do a report	9	all of your expenses?
10	because it's according to authorizations, the hours.	10	A Not that not if they have to take the
11	Q Okay. Now let's talk about the pay because	11	client somewhere you know, they have to make an
12	I'm not sure you answered the question I asked before	12	agreement with you know, like I said, I call the family
13	when if Ms. Cruz is making \$13 an hour, the amount	13	member or whoever's in charge of client.
14	that she's paid is coming from the Medicaid	14	And I tell them if she has to go you know, to
15	authorization?	15	the store or you know, you guys have to give her gas
16	A That's correct.	16	money if it's around the corner you know, they just do
17		17	the favor they don't ask for forgive money.
18	•	18	Q Right. But, outside of the time that
19		19	authorized hours of being worked, let's say for example,
20		20	okay. If Ms. Cruz has to be to the Izique house at
21		21	3 o'clock in the morning, she does not get paid for the
22		22	time from her house to the Izique's house that travels?
23	3 3 3	23	A No, travel time.
l		24	
24	have Medicaid gives us a pay – a certain amount pay	24	Q And no caregivers are paid for any travel

25 time --

25 rate. So, let's say right now an example, if Medicaid

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 98..101

7

10

Page 98

1	Α	Travel time.

- 2 Q -- to and from the patient's home?
- 3 A No.
- 4 Q Okay. All right. Because if you paid for
- 5 that travel time, then that would eat into the profit
- 6 that All VIP is making, correct?
- 7 A Of course.
- 8 MR. GOLDBERG: Object to form.
- 9 BY MR. CUMMINGS:
- 10 Q Okay.
- 11 A Yes.
- 12 Q All right. So, I think we covered Ms. Soto,
- 13 we covered Ms. Melendez, and then we covered the
- 14 Izique's and you said those were the only people that
- 15 she saw -- just give me a second.
- 16 A Okay. And when you're done, can I also say
- 17 something?
- 18 Q No, you can go ahead and say it now. Go ahead.
- 19 A Okay. This is what last day I spoke to Anna
- 20 Maria or both of them, they were both on -- they always
- 21 on two -- one three way, we always did it like a three
- 22 way.
- 23 Q The Izique's daughters?
- 24 A Yes, Anna and Susana, they told me that they
- 25 felt very bad and sorry for you know, for Daisy or for

- Page 100 threatened also Melendez to pay her and I said pay her
- 2 what, and also to threaten to come, ask for her social
- 3 security, her ID, so she can testify in Court.
- 4 And she goes "I'm not going over there to
- 5 testify for what."
- 6 Q Ms. Melendez said that?
 - A Yes, Melendez told me.
- 8 Q Okay, Was --
- 9 A That she did that.
 - Q Was Ms. Cruz working private hours for
- 11 Ms. Melendez also?
- 12 A No, she was not working private hours, but
- 3 she -- I don't know what she told her that to pay her
- 14 she never had private hours with Melendez. Melendez
- 15 will never pay for private hours.
- 16 Q So, Ms. Melendez was on -- I'm sorry, Cruz was
- 17 only doing authorized hours from Ms. Melendez, but
- 18 Ms. Melendez said that Cruz asked her to pay her
- 19 separately?
- 20 A No yeah, she told her to ask -- she asked her
- 21 to pay her because the thing is that she kept saying
- 22 they owe me hours -- they owe me hours, those hours were
- 23 never old with Melendez --
- 24 Q With Melendez. Okay.
- 25 A Everything had to do -- Yeah, everything had

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- 1 Cruz, that they felt very sorry that she went there
- 2 crying, saying that we didn't want to pay her. And I
- 3 said, what do you mean I told her to go pick up the
- 4 check so she says, why wouldn't she go pick up the check
- 5 because she knew that she was wrong.
- 6 She was putting hours that -- you know, like 1
- 7 said in the beginning so the Izique's told me that they
- 8 were going to pay her because she kept threatening them,
- 9 "You are going to pay me, you need to pay me." So, they
- 10 felt you know, oh, my gosh, she's going to leave I need
- 11 her for my parents, "You're going to pay me."
- So, the Izique told me that they were going to
- 13 pay her \$1,000, okay. And then that they were going to
- 14 sue us so we can pay her the \$1,000. So, they gave --
- 15 the a Cruz a \$1,000 when Cruz didn't want to go pick up
- 16 the check a paper check, you know, she didn't want to
- 17 pick it up so then --
- 18 Q Go ahead.
- 19 A Yeah, and I said -- and I told her, you know,
- 20 we -- it's not that we don't want to pay you, I told you
- 21 to go pick up a check because once we have to fix the
- 22 authorization, like I said with Soto, I told her you --
- 23 it doesn't, you don't get it Friday, like the next day I
- 24 told her.
- 25 So, she asked the Izique's to pay her she

- Page 101 to do with her, but she covered, remember I was telling
- 2 you she worked Monday through Friday and that Monday
- 3 through Thursday, and she put down that she worked
- 4 Friday and she didn't work Friday.
- 5 Q Understood.
- 6 A But she kept telling her, "Pay me, pay me."
- 7 Q Okay. And so, basically you're saying that
- 8 Ms. Cruz was trying to extort money out of the
- 9 patients --
- 10 A Yes

- Q -- for hours that she did not work.
- 12 A She works -- I don't know what private hours
- 13 she did she was -- I don't know --
- 14 Q Okay.
- 15 A -- I just know for the hours that -- you know,
- 16 she worked with us -- she was getting paid and she got
- 17 overpaid a couple of times, and I said, "You got
- 18 overpaid and, you know, and I just noticed on your
- 19 paycheck that you got overpaid I said, and you never
- 20 reported it."
- 21 Q What -- how would some -- how would a
- 22 caregiver be overpaid?
- 23 A Easily she was -- like she say, "I work this
- 24 hour" you know, and she didn't work it and we paid her
- 25 that's being overpaid.



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CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 102..105

Page 102		 		_
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- 2 reason she didn't clock in and clock out she was making
- 3 time sheet's all the time and putting hours that she
- 4 didn't work I said, you didn't work that day and why
- 5 did -- and you got paid for it.
- 6 Right. How would she ever be able to overbill
- 7 if the authorization was already set?
- 8 A No, I think you're not understanding, okay.
- So, let's say -- let's put an example like Melendez
- because that's what happened with the Melendez. 10
- 11 She put on her time sheet that she worked
- 12 Monday through Friday suppose or Monday through Saturday
- and Melendez authorization is Monday through Friday, she 13
- 14 was not clocking in.
- 15 And I told her, "If you don't clock in and
- 16 clock out, you're not going to get paid anymore, we're
- 17 going to stop the checks." She put hours when I
- confirmed she had put hours that she didn't work with
- 19 Melendez and she got paid for them.
- 20 So, when I went to confirm it with Melendez
- 21 because I was already getting very suspicious, she was
- 22 all over with her time sheet and the hours with the
- 23 Izique and Melendez and what she did with the Soto as
- 24 well, working hours that I didn't -- that were not
- 25 authorized.

- Page 103
- 1 And I had her to call -- you know, to have him authorized, so this was a constant thing, putting hours
- over hours she was very confused of all the hours that
- 4 she was working so at that --
- 5 Q Sorry, that's my question because if you are
- 6 authorized in the hours, because you are the ki -- you
- are speaking with Medicaid and you know that, you know,
- whatever patient has this number of hours, you set those
- hours on a schedule for Ms. Cruz, does it matter what
- 10 her time sheet says?

11

- Because she can never go over the number of
- 12 hours that you have already told her or authorized,
- right, so aren't you always just comparing what was
- 14 authorized to her time sheet and shouldn't it just be
- 15 cut off at a certain number of hours anyway?
- 16 A Yeah, I don't think you are understanding --
- 17 no, let's say not about the hours, about the days you
- 18 know, that she was supposed to work. So, let's say like
- for example Melendez didn't call me to tell me that she
- 20 was not going --
- 21 Q Absolutely.
- 22 A Cruz didn't call me to tell me that she was
- 23 not going we have a lot of clients I cannot -- like
- 24 every day call one by one.
- 25 Does she go, does she go that's why it's very

- Page 104 important for them to clock in. When this happened,
- Melendez told me on Monday and she told me she fell this
- what happened on August something she fell, I have a
- statement here and I said what do you mean--
 - Q Is that 2022?
- Yeah, 2000 yes, it was August 8th, 2022.
- And when Ms. Melendez fell, Ms. Cruz was
- supposed to be working with her?
- A I thought she was supposed to be there and she
- 10 said --
- 11 Q And she was not?
 - And she was not.
- I see. And that's how you figured all of this 13
- 14 out.

12

22

- 15 Everything I said, okay. This is just a total
- 16 mess and when I -- yeah.
- 17 Q Okay. And so, all right. Now you filled in
- the missing piece, and I think you explained this
- 19 before. What was happening was Ms. Cruz was just not
- showing up to work, but she was putting in on her time
- sheet that she was there. 21
 - So, from your point of view the authorized
- 23 hours were being worked, it's just that she wasn't
- working them because she just wasn't going.
- 25 A Yeah, she was not completing the whole hours

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- even with the Izique's.
 - Q Okay. And then --
 - 3 Even they liked her so much.
 - Q I see. And then because she wasn't clocking
 - 5 in and clocking out, there was no time record of real
 - time when she was actually there. She was just given
 - time sheets and the time sheet said whatever hours she
 - wanted to put on it.
 - A Yes, she just did it by authorization and
 - that's why I constantly had to call the Izique's, the
 - daughter to confirm if she was there or if she wasn't
 - there. And I also -- you know, asked the other
 - caregivers that were there as well, did she release --
 - 14 you know, did she release you.
 - 15 Q Okay. Understood. All right. So, now let's
 - look at really quickly, I'm going to show you what I'm
 - 17 marking as Exhibit C and this is text messages.
 - 18 (Thereupon, Plaintiff's Exhibit C was entered
 - 19 into the record.)
 - 20 BY MR. CUMMINGS:
 - 21 Q This is a four page document, the first page
 - says Daisy Valdivieso HHA from Thursday, August 4th at
 - 12:44 p.m. And then there's like a series of text
- 24 message conversations going over four pages.
- 25 Just for the record, this is Bates stamp



CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez Diana on 06/07/2023 Pages 106, 109

Ramirez, Diana	a on 06/07/2023 Pages 106109
Page 106	Page 108
1 number VIP does 2-4 and then going down to -7. So, the	1 A You're freezing up. Can you hear me?
2 first thing I want to ask is, do you recognize the text	2 Q I can hear you, but I can you hear me now?
3 messages that I'm showing you, Ms. Ramirez?	3 A Yeah, I can hear you now, but you froze for a
4 A Yes, I do.	4 second.
5 Q Okay. Are these text messages between you and	5 Q I froze for a second.
6 Ms. Cruz?	6 A I think it's my connection because it said
7 A That's correct.	7 it's my connection.
8 Q All right. Are these screenshots from your	8 Q Okay.
9 phone?	9 A Can you hear me?
10 A If I'm not mistaken this is from the on-call	10 Q I can hear you.
11 phone.	11 A Yeah.
12 Q From the on the red on-call phone?	12 Q Okay. Everything's back to the way it was, so
13 A Yes.	13 let me go back a little bit and just talk about the pay
14 Q All right. In that red on call phone, did you	14 schedule.
15 have Ms. Cruz's Daisy Valdivieso HHA?	15 Basically what I was saying is if a caregiver
16 A Yes, that's how we know if there are	16 works Monday through Friday on week 1, they get paid
17 caregivers on the phone.	17 those hours at the end of Friday on week 2. Is that
18 Q Okay. Now, this is in Spanish, like I already	18 right?
19 have a general understanding of what's going on here,	19 A That's correct if yes.
20 but could you please explain to me on this first page	20 Q Okay.
21 what the message is that's being sent and received?	21 A So, there were
22 You don't have to translate it in Spanish for	22 Q Did Ms. Cruz have direct deposit?
23 me, I just want you to remember this conversation and	23 A Well, I think she did, but when it's hours
24 tell me what was happening here.	24 that are being like corrected, sometimes they send a
25 A Okay. I have the same one let me read it over	25 paper check, so she has to go paper check, yeah.
Page 107	Page 109
1 here.	1 Q All right. Now were there any times go
2 Q And specifically I'm referring to the	2 ahead.
3 conversation going from Thursday, August 4th to Monday,	3 A I'm sorry, but I'm not I can't I don't
4 August 8th.	4 want to answer yes or no if she had direct deposit
5 A Remember I was telling you about that to	5 because it's been quite a while, so I don't remember if
6 she picked up a check, a paper check you remember	6 she did, so I don't want to give you a false, you know.
7 Q What sorry.	7 Q Right. Now in this particular case, why would
8 A Yeah, so she went to the West Palm Beach	8 Ms if we're looking at these text messages here, why
9 office to pick up the paper check.	9 wouldn't Ms. Cruz have had to go to Palm Beach to pick
10 Q Okay. Now, what was what hours or what	10 up a paper check?
11 patient was that check for?	11 A Because that's where the checks come, it
12 A I don't remember.	12 doesn't come to the Broward office. West Palm Beach
13 Q And you said before you stated before that	13 office is a corporate office that's where they receive
14 caregivers get paid every Friday.	14 their paper checks.
15 A Every Friday.	15 And then what I do is on Monday morning I go
16 Q How much of a lapse is there between the	16 pick them up and I bring them here and then I call the
17 service they provide and the check that they're getting	17 caregivers, come pick up your check.
18 on that Friday. Like, if I work Monday through Friday,	18 Q Okay. But some caregivers do have direct
19 that's not the that Friday I'm not getting paid for	19 deposit?

20

21

25

24 is for?

A Yeah, most of them do.

A You mean for what date?

Q All right. And based on the text message,

22 just that you're looking at here on page 1 of Exhibit C,

23 you don't know which check this or which services this

23 through Friday this week, then you're --?

A The next Friday, yeah.

A You're freezing up.

Q Yeah, hello?

Q It's the next week, so if I work Monday

20 that week, right?

21

22

24

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 110..113

	Ramirez, Diana	a O	n 06/07/2023 Pages 110113
1	Page 110 Q Well yeah, I mean do you know what the issue	1	Page 112 need to get paid, I need to get paid." And that's when
	was with why she was picking up a paper check?	2	I said, "You see on Fridays, go pick up your paper
3	A Like I said, the corrected hours that she	3	check."
4	actually worked.	4	Q Okay. Moving down to page 2 is this a text
5	Q But do you know and but you don't know for	5	message from Ms. Ramirez I'm sorry, from Ms. Cruz to
6	which clients?	6	you?
7	A Yeah, it has to be for the Izique's.	7	A I don't remember this one, but let me I
8	Q How do you know that	8	don't remember this one let me see, does it show a date?
9	A Because	9	Q I don't see a date on it.
10	Q How do you know that based on this text	10	
11		11	Q Yeah, sorry I'm just going to make it bigger
12		1	for you.
13	constantly pronged with the overlapping she was putting	13	-
14		14	
15		15	
16	_	16	• •
17		17	
18		18	
19	reference to?	19	
20	A What I told you about that she was threatening	20	•
21		21	Q Okay. And what is Ms. Cruz telling you in
22	why it says Monday. Angela had called me on Monday to	22	
23	tell me that, you know, what was going on and also she	23	A In that one she says, "You owe me 20 hours for
24		24	Izique's and four hours for Melendez."
25	door to her.	25	Q Okay.
_	Page 111	ļ	Dogo 112
1	And she was a kind of afraid of, you know, her	1	Page 113 A The bottom one is Melendez.
2	because she kept threatening and she says, "Leave me	2	Q Right. And she's specifically saying from the
3	alone I have nothing to do with that."	3	23rd to the 29th of May for the Izique's of 2022,
4	Q Right.	4	correct. She's over 20 hours, okay. Did you
5	A And that's when I sent her the text I said,	5	A May 29th.
6	"You need to leave my client alone, you know, you need	6	Q Right. Did you ever investigate those
7	to stop threatening her. If I see that you keep, you	7	particular hours to see if she was overbilling the time?
8	know, harassing her, I'm going to call the police." And	8	A Your Honor your Counsel, everything is
9	that's when everything stopped.	9	like, I like I said, everything is according to
10	Q Okay. Now Monday, August 8th was the same day	10	authorization, all the hours are input, you know,
11	that Ms. Melendez fell down also?	11	according to authorization.
12	A Yeah, it's the same day that she fell.	12	She knows, and I told her if you put if you
13	Q And did you confront	13	don't clock in and clock out and you don't send your
14	A I don't know if that was the same day that she	14	time sheets, how it's supposed to like, she'll say, "I
15	fell, but she said Friday she wasn't there and she had	15	covered for this person."
16	stuff coming and she fell.	16	Okay. "If you cover for that person why
17	Q I see. All right. When you confronted Daisy	17	didn't you send your time sheet on time, I don't read
18	about not being at Ms. Melendez's when she fell, what	18	minds you know, you guys need to communicate with me."
19	did Daisy say?	19	Everything like I said, she covered for Monica, she
20	A She didn't care.	20	covered for Jenny, the other one that was in there for
21	Q Did she say I was there or I didn't?	21	Valdivieso and for Angela, it was the hours that she was
		1	

23 didn't say anything, she didn't care.

Q Okay. And --

22

24

A No, she didn't care, she was -- nothing she

A And was basically just arguing, you know, "I

22 claiming that wasn't authorized that she didn't even

Q Why did you continue your contractual

25 relationship with Ms. Cruz if you were having all of

23 work.

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 114..117

	Ramirez, Diana	a OI	n 06/07/2023
Γ.	Page 114		Page 116
1	these problems with her?		They were willing to do anything to keep her.
2	A That's because I wanted to take her out of the	2	Q Well, can't you always end your con your
3	case, but Izique preferred to go to the agency that she	3	relationship with the client also, couldn't you end your
4	was working, she says they didn't want to lose her.	4	relationship with the Izique's?
5	Q But at any time, even with Ms. Melendez,	5	A Yeah, we could have, but she wanted us because
6	couldn't	6	there was other aides there, so, you know, working there
7	A I took her off Melendez.	7	and the other aides were happy, you know, working there
8	Q You took her off Melendez?	8	so, and she was happy with the other caregivers.
9	A Yes.	9	Q Right.
10	Q Okay. And so how does All VIP end its	10	A But it was something with her, you know,
11	relationships with its caregivers do you just take them	11	because she was acting really she always really, you
12	off of everybody that they're assigned to or do you just	12	know, lovey-dovey with them and you know, try did
13	say to them, "Hey, listen we're not going to give you	13	other things like trying to be, and the other aides
14	any more work at all anymore."	14	there told me, she's fake, you know, but I didn't, you
15	A Okay. It depends, you know, how they've	15	know, we don't go by what the other caregivers say, but.
16	ended, you know, with All VIP care like, for Daisy, she	16	Q Understood.
17	was doing fraud.	17	A The family member really liked her.
18	So, right there, we're not going to hire her	18	Q Generally speaking I know that you said the
19	she's in our system, she's inactive and it gives a	19	
20	reason why. Let's say, if a caregiver says, you know, I	20	available to work certain hours that were on their
21	don't want to work with you guys anymore, you know, 1	21	schedule, correct?
22	you know, some of them a lot of them don't say the	22	A Yes, they had to let us know.
23	reason I we know they're independent contractors.	23	Q And that was so that you can find a substitute
24	They apply another agency and that's fine	24	
25		25	A That's correct.
120			A That's concor.
	Page 115		Page 117
1	Page 115 me with Daisy, no, we're not going to hire her any	1	Page 117 Q Another All VIP caregiver.
1 2	Page 115 me with Daisy, no, we're not going to hire her any longer, but because of Izique I told her, "I'm going to	1 2	Page 117 Q Another All VIP caregiver. A That's correct.
1 2 3	Page 115 me with Daisy, no, we're not going to hire her any longer, but because of Izique I told her, "I'm going to take her out of the case." "No, I really like her and I	1 2 3	Page 117 Q Another All VIP caregiver. A That's correct. Q Could the caregivers find their own
1 2 3 4	Page 115 me with Daisy, no, we're not going to hire her any longer, but because of Izique I told her, "I'm going to take her out of the case." "No, I really like her and I want to keep her and blah, blah."	1 2 3 4	Q Another All VIP caregiver. A That's correct. Q Could the caregivers find their own substitutes, like if Ms. Cruz wasn't going to work some
1 2 3 4 5	Page 115 me with Daisy, no, we're not going to hire her any longer, but because of Izique I told her, "I'm going to take her out of the case." "No, I really like her and I want to keep her and blah, blah." So, there you go she went with another agency,	1 2 3 4 5	Page 117 Q Another All VIP caregiver. A That's correct. Q Could the caregivers find their own substitutes, like if Ms. Cruz wasn't going to work some hours on her schedule, she could she just find anybody
1 2 3 4 5 6	Page 115 me with Daisy, no, we're not going to hire her any longer, but because of Izique I told her, "I'm going to take her out of the case." "No, I really like her and I want to keep her and blah, blah." So, there you go she went with another agency, she took them to another agency.	1 2 3 4 5 6	Page 117 Q Another All VIP caregiver. A That's correct. Q Could the caregivers find their own substitutes, like if Ms. Cruz wasn't going to work some hours on her schedule, she could she just find anybody else to fill in those hours for her?
1 2 3 4 5 6 7	Page 115 me with Daisy, no, we're not going to hire her any longer, but because of Izique I told her, "I'm going to take her out of the case." "No, I really like her and I want to keep her and blah, blah." So, there you go she went with another agency, she took them to another agency. Q Right.	1 2 3 4 5 6 7	Page 117 Q Another All VIP caregiver. A That's correct. Q Could the caregivers find their own substitutes, like if Ms. Cruz wasn't going to work some hours on her schedule, she could she just find anybody else to fill in those hours for her? A No.
1 2 3 4 5 6 7 8	Page 115 me with Daisy, no, we're not going to hire her any longer, but because of Izique I told her, "I'm going to take her out of the case." "No, I really like her and I want to keep her and blah, blah." So, there you go she went with another agency, she took them to another agency. Q Right. A And she's working.	1 2 3 4 5 6 7 8	Page 117 Q Another All VIP caregiver. A That's correct. Q Could the caregivers find their own substitutes, like if Ms. Cruz wasn't going to work some hours on her schedule, she could she just find anybody else to fill in those hours for her? A No. Q No, what if it was All VI another, All VIP
1 2 3 4 5 6 7 8	Page 115 me with Daisy, no, we're not going to hire her any longer, but because of Izique I told her, "I'm going to take her out of the case." "No, I really like her and I want to keep her and blah, blah." So, there you go she went with another agency, she took them to another agency. Q Right. A And she's working. Q At the time when you kept having to remind Ms.	1 2 3 4 5 6 7 8	Page 117 Q Another All VIP caregiver. A That's correct. Q Could the caregivers find their own substitutes, like if Ms. Cruz wasn't going to work some hours on her schedule, she could she just find anybody else to fill in those hours for her? A No. Q No, what if it was All VI another, All VIP caregiver could she arrange that on her own and just
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 166 17	Page 115 me with Daisy, no, we're not going to hire her any longer, but because of Izique I told her, "I'm going to take her out of the case." "No, I really like her and I want to keep her and blah, blah." So, there you go she went with another agency, she took them to another agency. Q Right. A And she's working. Q At the time when you kept having to remind Ms. Cruz to punch in and punch out using her phone on the app, and you got a hint that she was falsifying her time sheets, why not just end the contractual relationship between All VIP and her at that point? A Because remember I told you that in I always had to confirm with the client. Okay. And I'll say she cannot put these hours in because they're not authorized.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Page 117 Q Another All VIP caregiver. A That's correct. Q Could the caregivers find their own substitutes, like if Ms. Cruz wasn't going to work some hours on her schedule, she could she just find anybody else to fill in those hours for her? A No. Q No, what if it was All VI another, All VIP caregiver could she arrange that on her own and just have that person fill in? A No, not on her own, no. Q Okay. She always had to tell you, correct? A That's correct, because we need to put it in the system. Q Right. A Something happens, we know who's there. Q All right. Okay. And I want to have you
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1 2 3 4 5 6 7 8 9 100 11 12 13 14 15 16 17 18 19 20	Page 115 me with Daisy, no, we're not going to hire her any longer, but because of Izique I told her, "I'm going to take her out of the case." "No, I really like her and I want to keep her and blah, blah." So, there you go she went with another agency, she took them to another agency. Q Right. A And she's working. Q At the time when you kept having to remind Ms. Cruz to punch in and punch out using her phone on the app, and you got a hint that she was falsifying her time sheets, why not just end the contractual relationship between All VIP and her at that point? A Because remember I told you that in I always had to confirm with the client. Okay. And I'll say she cannot put these hours in because they're not authorized. So, we're going to pay her for the hours she worked with, like with the with Melendez, she's she didn't work with Melendez anymore.	1 2 3 4 5 6 7 8 9 100 11 12 13 14 15 16 17 18 19 20	Page 117 Q Another All VIP caregiver. A That's correct. Q Could the caregivers find their own substitutes, like if Ms. Cruz wasn't going to work some hours on her schedule, she could she just find anybody else to fill in those hours for her? A No. Q No, what if it was All VI another, All VIP caregiver could she arrange that on her own and just have that person fill in? A No, not on her own, no. Q Okay. She always had to tell you, correct? A That's correct, because we need to put it in the system. Q Right. A Something happens, we know who's there. Q All right. Okay. And I want to have you ever seen, I'm going to show you now, what I'm marking as Exhibit D. (Thereupon, Plaintiff's Exhibit D was entered
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 166 17 18 19 20 21 22	Page 115 me with Daisy, no, we're not going to hire her any longer, but because of Izique I told her, "I'm going to take her out of the case." "No, I really like her and I want to keep her and blah, blah." So, there you go she went with another agency, she took them to another agency. Q Right. A And she's working. Q At the time when you kept having to remind Ms. Cruz to punch in and punch out using her phone on the app, and you got a hint that she was falsifying her time sheets, why not just end the contractual relationship between All VIP and her at that point? A Because remember I told you that in I always had to confirm with the client. Okay. And I'll say she cannot put these hours in because they're not authorized. So, we're going to pay her for the hours she worked with, like with the with Melendez, she's she didn't work with Melendez anymore. Q Okay. A But with the Izique's it was the family they	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Page 117 Q Another All VIP caregiver. A That's correct. Q Could the caregivers find their own substitutes, like if Ms. Cruz wasn't going to work some hours on her schedule, she could she just find anybody else to fill in those hours for her? A No. Q No, what if it was All VI another, All VIP caregiver could she arrange that on her own and just have that person fill in? A No, not on her own, no. Q Okay. She always had to tell you, correct? A That's correct, because we need to put it in the system. Q Right. A Something happens, we know who's there. Q All right. Okay. And I want to have you ever seen, I'm going to show you now, what I'm marking as Exhibit D. (Thereupon, Plaintiff's Exhibit D was entered into the record.) BY MR. CUMMINGS:
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Page 115 me with Daisy, no, we're not going to hire her any longer, but because of Izique I told her, "I'm going to take her out of the case." "No, I really like her and I want to keep her and blah, blah." So, there you go she went with another agency, she took them to another agency. Q Right. A And she's working. Q At the time when you kept having to remind Ms. Cruz to punch in and punch out using her phone on the app, and you got a hint that she was falsifying her time sheets, why not just end the contractual relationship between All VIP and her at that point? A Because remember I told you that in I always had to confirm with the client. Okay. And I'll say she cannot put these hours in because they're not authorized. So, we're going to pay her for the hours she worked with, like with the with Melendez, she's she didn't work with Melendez anymore. Q Okay. A But with the Izique's it was the family they	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Page 117 Q Another All VIP caregiver. A That's correct. Q Could the caregivers find their own substitutes, like if Ms. Cruz wasn't going to work some hours on her schedule, she could she just find anybody else to fill in those hours for her? A No. Q No, what if it was All VI another, All VIP caregiver could she arrange that on her own and just have that person fill in? A No, not on her own, no. Q Okay. She always had to tell you, correct? A That's correct, because we need to put it in the system. Q Right. A Something happens, we know who's there. Q All right. Okay. And I want to have you ever seen, I'm going to show you now, what I'm marking as Exhibit D. (Thereupon, Plaintiff's Exhibit D was entered into the record.)

25 we'll help her with the clocking in the clocking out."

A Yes, and that's not him that's the daughter

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 118..121

Page 118 Page 120 1 putting all that because Mr. Cesar doesn't speak English paycheck. 1 2 and Mr. Cesar is -- he has Alzheimer's. 2 Q When you say the system -3 Q Okay. Did you see this Google post when it 3 But it barely happened. 4 actually went up on -- I guess, you know, Google? Okay. When you say the system picks up, like A Not -- I don't know when if I saw it, like it's -- I'm, what I'm hearing is like, okay. You as 6 right away, I don't know exactly because I'm not in --Diana Ramirez, you input that Ms. Cruz worked 63 hours 7 you know, looking at the reviews, but -- you know, I did but you're saying the system itself only registered 62? 8 see it. A It could happen, it -- not I'm saying that it 9 How did you find out that this review existed? happens all the time, but it happened before. 10 How did I find out because Liz, the owner 10 And that's not due to human error on your Α replied. 11 part? 11 12 Α 12 Q But how did that let you know that it was No. 13 there when Liz replied, did you get like a message or 13 Q Okay. 14 14 A It has nothing to do on my side, I've put in the hours that's why we need time sheets. 15 A Yeah, Liz told me that they put a bad review. 15 16 Okay. Got it, now here the -- let's say it is 16 Okay. And does HHA exchange acknowledge that 17 the daughter, let's say it's either Susana or Anna Marie 17 they have problems with their system registering hours and Court? is saying that the HHAs were always complaining they 18 18 19 were not being paid by the agency that seems to be more 19 A Yeah, we report it, we automatically we call 20 than one, like more than just Ms. Cruz. 20 support, but it's like I said rarely happens. 21 Were there any other home health aide that 21 Q Okay. And did you ever speak to either Susana 22 provided service to the Izique that complained that they 22 or Anna Marie after this Google post was written? 23 weren't being paid their hours? 23 A No, after we -- you know, she said that -- you know, she's no longer going to have services with us, 24 A If they were over -- if they overlap, but they 25 always got paid, let's say for any reason the system she did call me after we ended to tell me that why Page 119 Page 121 didn't I send, you know, Daisy you know, to work. And I 1 didn't pick up, you know, two hours, you know, it's not 2 said "Well, what do you -- I don't understand" I said, HS 3 We put in the hours sometimes the system, you "We're no longer, you know, you're no longer with All VIP care." 4 know, kicks up one hour, two hours and then right away 4 5 we -- you know, they get paid on the following paycheck. And then she says, "Yeah, but I don't have When you say the system -anybody Monday and Tuesday." and I'm like, "Well, you 6 need to call your case manager and let them know to It's not that --8 change the authorization for the date that you started Go ahead. Yeah, it's not that they're not going to get with the other agency. I can't help you right now." 10 I told her and that was the end of her. Yeah. paid and they lost their or else that we wouldn't have 10 11 aides, you know, working with us at all. she called me because I guess the authorization that was 12 Q When you say the system, are you talking about sent out for the new agency didn't start right away. It was like -- it showed like it was still with us, but in 13 HHA exchange? 14 reality it wasn't with us. 14 A Yeah, HHA exchange, when we bill it's -- I'm 15 not going to -- it's happened, but right away it's 15 Q Okay. All right. Let me show you Exhibit E. 16 corrected. 16 (Thereupon, Plaintiff's Exhibit E was entered 17 17 into the record.) Q And when you say it's happened, you mean that sometimes the system inputs the incorrect hours? 18 BY MR. CUMMINGS: 18 19 A No, like it probably didn't pick up let's say 19 Q And -- okay. Do you recognize this document 20 if I have 63 hours that's supposed, I put in 63 hours 20 this is a two page -and it says 63 hours, but the system might pick up, say 21 A Yeah, I wrote it. 21 22 62 and then that hour. 22 Q -- document at the top it says statement for 23 Cruz about Valdivieso, and then on the bottom of page 2, So, we have to go back into, you know, back it has your signature, you wrote this document into the system to see what happened and then if it's

statement?

one hour then we'll put it, you know, on their following

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	Ramirez, Diana	a on 06/07/2023 Pages 1221	25
1	Page 122 A Um-hum.	Page 1 1 getting a complaint from the Izique's on July 22nd that	24
2	Q Okay. And you just had to provide a yes or	2 means that Ms. Cruz was working with the Izique's at	•
3	no, so let me ask the question again.	3 that time, right?	
4	A I'm sorry, yes.	4 A Yeah, she was still yeah, I think that was	
5	Q Okay. You wrote this?	5 like almost the ending that week because I think that	
6	A Yes, that's me writing.	6 same week.	
7	Q Okay. On August 8th, 2022?	7 Q She was ending with who?	
8	A That is correct.	8 A With All VIP care, she was going to another	
9	Q Okay. Why did you write this statement?	9 agency.	
10		10 Q Okay. But I thought on August in August	
11		11 she was Ms. Cruz was still working with Ms. Melend	ez
12		12 August 20th, 2022?	
13		13 A No, she with Melendez, no, she didn't	
14			
15	•	15 Q But she was being assigned to Melendez.	
16	So, if you see here, I have a file just for	16 A Yeah, she had Melendez and Izique's. I don't	
17	•	17 remember what date that Izique, but she ended first	
18	we need to fill out a statement and it has to be put	18 with, Melendez and she was still working with Izique.	
19	into the client's profile and it's kept with us if	19 Q All right. And then was there another patient	
20	Medicaid comes, we have it right here.	20 named Gabriel Gonzalez that she worked with?	
21	Q Understood. And it just so happens that	21 A Yes, she did. Yes, that was the first one	
22	August 8th, 2022 I think is around the same time that	22 yeah, I totally forgot about him.	
23	Ms. Melendez complained about falling.	23 Q Okay. So	
24	A Yes.	24 A Yeah, But that was	
25	Q Is this statement that you're writing in	25 Q That was the first, that was before?	
	Page 123		25
1	response to Ms. Melendez call about falling?	1 A Soto.	
2	A Yeah, she's that's when I found out that	2 Q Alicia Soto?	
3	Daisy I'm sorry, Cruz didn't show up when she called	3 A Yes, I totally forgot about him, yes.	
4	me on that day.	4 Q Were there any issues with Ms. Cruz's hours of	٢
5	Q Okay.	5 any complaints that you had about her service with	
6	A And she told me what was happening, so I had	6 Mr. Gonzalez?	
7	her to write it down.	7 A No, because that was the only client she had.	
8	Q Okay. Got it. And the very beginning says on	8 Q At the time.	
9	July 22nd, 2022 at 08:43 a.m. client's daughter texted	9 A It was just yeah, at that time.	
10			
11	getting paid, whose daughters are you talking about	11 there was never any overlap between Mr. Gonzalez at	ηd
	here?	12 Ms. Soto?	
13	•	13 A No, because she only had that client and that	
14	• • • • • • • • • • • • • • • • • • • •	14 client had certain hours.	_
15		15 Q And there was never any overlap between Sot	0
16		16 and Melendez?	
17	A No.	17 A Soto and Melendez, she wasn't working with	

19

21

22

23

24

20 okay.

Α

Q Okay.

Q -- Ms. Melendez?

explained to her.

A No, remember I told you that she was working

20 the private hours that I wasn't aware of that's what she

21 was claiming, that she was not getting paid. And that

22 Izique was telling me, you know, I have a concern, that

23 HHAs are not getting paid and there you go it was, and I

Q What I'm trying to figure out is if you were

18

19

24

25

18 Soto and Melendez at the same time.

Okay. No.

Q Right. That's what I'm trying to figure out,

She only had the neighbor at that time.

25 with Melendez and the Izique's at the same time?

Okay. Got it, and so -- but she was working

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	Ramirez, Diana	a OI	n 06/07/2023 Pages 126129
1	Page 126 A No, after Gabriel that's when she started with	1	Page 128 Okay. Ms. Ramirez, is there anything else
2	Melendez and then with the Izique's.	2	that you want to add about Ms. Cruz's time with All VIP
3	Q Okay. I thought after Gabriel was Soto.	3	that we have not discussed?
4	A Yes, Soto, got – Gabriel, Soto then Izique	4	A No, I think that I can remember everything,
5	with Melendez at the same time.	5	everything said.
6	Q Okay.	6	Q Is there anything that I didn't ask you that
7	A Melendez and Izique was at the same time	7	you thought I would?
8	because she was not working the full hours with the	8	· · · · · · · · · · · · · · · · · · ·
9	Izique.	9	MR. GOLDBERG: Object to form.
10		l	A No. BY MR. CUMMINGS:
11	She's just working part-time hours with the lzique and 38 hours with 42 hours with Melendez.	10	
12	·	11	Q And I think you've previously stated that you
13	Q Okay. We're on the same page now. All right. And then I'm just going to show you this one last	12	• • • • • • • • • • • • • • • • • • • •
14	statement, which I'm marking as Exhibit F.	13	Medicaid. Is that right?
15	-	14	
	(Thereupon, Plaintiff's Exhibit F was entered	15	Q Do you know anything about All VIP's provider
16	into the record.)	16	
17	BY MR. CUMMINGS:	17	A When you say provider number, you mean the
18	Q Do you recognize wait a minute, I didn't	18	NPI, the tax ID.
19	show it yet, okay. It's not right, hold on, okay. Can	19	Q The NPI?
20	you see the document I'm showing you on my screen now?	20	A Yeah, I have it.
21	A Yes.	21	Q Okay. Well, I don't need it I'm just saying,
22	Q All right. I'm making this Exhibit F for the	22	* * · · · ·
23	deposition record, which is the it says 11/15/2022 at	23	A Yeah.
24	the top and it has your signature at the bottom. Is	24	•
25	this your signature?	25	A Yes, each office has NPI.
	Page 127		Page 129
1	A Yes, it is.	1	Q Each office meaning each All VIP office
2	Q Okay. Do you remember writing this statement?	2	A Each county.
3	A Yes.	3	Q In each county has a different NPI number?
4	Q Okay. Why did you have to write this	4	A Yes.
5	statement?	5	Q Got it. Okay. And does that NPI number have
6	A Because I they ac the Attorney asked me		to be included on billings to Medicare?
l _	to write the statement, everything that happened, but in	7	A I can't answer that because I don't know.
8	a formal way, it's the same way. It's the same thing	8	Q All right.
9	that I wrote in with the pen, but I had I typed it up	9	A That's not my department.
10	-	10	Q Understood. And do the caregivers themselves
11	Q Okay.	11	have their own NPI number?
12	A And because I wanted to look more, you know.	12	A No.
13	Q Professional.	13	Q Okay. Do the caregivers have their own when
14	A Yeah.	14	they get certified do they have a number that the state
15	Q I got it. No, I understand and this statement	15	issued?
16		16	A Yes, not the state, but, you know, when we
17	to a particular incident happening you were just	17	enter them in the system, they have a code it says
18	rewriting the previous statement and adding more	18	caregiver code.
19	information?	19	Q Caregiver code. Okay. All right. And you
20	A Yeah, writing everything how ev what	20	don't understand how it does do you know if that code
21	happened, this whole situation.	21	that the caregivers have is somehow submitted to the
22	Q All right. Okay. I don't think there's	22	billing departments for Medicare or Medicaid?
23	anything there that we haven't discussed. All right.	23	A I have no idea if that code is in there. I
24	And just for the record, this is Bates stamp document,	24	have no idea because I know in my in the private one,
25	VIP docs 153.	25	it doesn't give out code.

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 130..133

Page 130 Page 132 It just gives out the name of the caregiver 1 during the deposition, are the time sheets a backup to 2 because they don't know what the code is it's just --2 the HHA exchange program? 3 that's just for us in the system when we need to search 3 A That is correct, Counsel. 4 So, it's the time she's already checks and 5 Q Got it. And the app that the caregivers were balance to the accuracy of the HHA exchange, correct? 6 supposed to be using to clock in and clock out, that was 6 That's correct. 7 a HHA exchange app on their phone? How many times -- if you know, did Ms. Cruz, 8 A That's correct. complaint to you that she was not paid for the hours 9 Q All right. Did they have to pay for that app? that she worked? 10 No, Counsel they didn't have to pay for it. 10 A When she started putting the private hours? 11 Q Did the providers have to pay for anything to Q And did you explain to her the difference in 11 12 do their work besides their scrub -- well, let me put it 12 private hours and the hours that were authorized by like the other way around. Did All VIP provide any type 13 VIP? of equipment that the caregivers needed to provide their 14 14 A Counsel, the thing is that I didn't know she 15 services? was doing private hours, so I was confused of all the --16 When they needed gloves or, you know, the mask 16 you know, the hours that she was claiming. 17 out of courtesy we had, you know, extra, especially 17 I said, "But why are you getting all these because of the pandemic, we always had you know, gloves, hours when you have only this amount of hours 18 we give them a box, you know or a box of you know, 19 authorized." And that was her confusion. 20 20 masks. But their independent contractor, but they need Q Now, just so I am clear, when did you learn 21 to have their own supplies. that Ms. Cruz was including her private hours in her 22 Q All right. And, so there was like PPE, 22 time sheets? 23 personal protective equipment that was available in the 23 A If I recall, it was almost close to when, the 24 office for them to come pick up? Izique left because the daughter told me because the 25 A Yes. daughter kept, she kept nagging the daughter, they owe Page 131 Page 133 MR. CUMMINGS: All right. I have no further 1 me you know, because she was -- you know, all she did 2 questions, Mr. Goldberg. was add hours altogether. 3 MR. GOLDBERG: I just have a couple, sir. 3 That's all she did and then she -- like, 4 Thank you. she'll add how much that she needs to get paid, so the 5 MR. CUMMINGS: All right. only thing she will say, "You owe me this amount because 6 CROSS EXAMINATION I worked this many hours." BY MR. GOLDBERG: 7 So, when the daughter called me, she says, 8 Q Diana? "Well, Daisy's working these hours." And I said, "Hold 9 on, well that's not -- she's saying that we owe her Yes. 10 Q To the best of your knowledge, sorry, can you 10 three hours." 11 hear me? 11 And then she goes -- and she's putting in our 12 extra hours in there and that's when I found out because Yes, I can hear you clearly. 13 Okay. Thank you. Diana, to the best of your 13 the daughter told me, daughter told knowledge was Cruz paid for every hour that she worked 14 Q Which daughter -- I apologize, miss --15 for clients in accordance with VIP's relationship with 15 A If I'm not mistaken, I think it was Susana. 16 that client? 16 Can you spell that name for me please? 17 A Yes, Counsel. 17 It's like Susana, which is add an A at the -instead of an E and A, S-U-S-A-N-A. 18 Q And how many time -- if you know, let me 18 19 rephrase this. Did you frequently have discussions with 19 Got it. Now, you testified earlier that if 20 Ms. Cruz about the HHA exchange program on her phone? 20 the HHA such as Ms. Cruz was to be working private hours 21 A Yes, and that's why I told her to come in so that puts her in breach of her independent contractor 22 we can teach her how to do it. 22 agreement with VIP? 23 Q And did she comply with your request? 23 A Yes, I told Daisy and the daughter, but I

Now, the time sheets that we have spoken about

24

25

A No.

think they already kind of knew because that's when they

decided to leave.

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 134..137

	Page 134	I .	Page 136
1	Q Did you terminate Ms. Cruz I'm sorry, yes.	1	(Reading and signing of the deposition by the
2	Did you terminate Ms. Cruz from VIP?	2	witness has been reserved.)
3	A Yes, she no longer is active with us.	3	
4	Q And how was the who made that decision?	4	
5	A The owner, Liz and myself.	5	
6	Q And that decision was based upon Ms. Cruz	6	
7	providing private hours to VIP clients, correct?	7	
8	A Exactly. And as well as telling the client	8	
9	that to switch over to the other agency that she was	9	
10	working with.	10	
11	MR. GOLDBERG: No further questions	11	
12	Mr. Cummings, thank you.	12	
13	MR. CUMMINGS: Okay. I'm I don't just	13	
14	one other question, Ms. Ramirez.	14	
15	RE-DIRECT EXAMINATION	15	
16	BY MR. CUMMINGS:	16	
'		17	
17	Q Can you bill families directly without going	18	
18	through the, let's say, Medicare or Medicaid?		
19	A Yes, Counsel, if they do a contract with us,	19	
20	yes.	20	
21	Q Okay. Then sorry, go ahead.	21	
22	A We bill and we send them an invoice.	22	
23	Q Okay. And then that's not through any type of	23	
24	insurer, it's just a contract directly between the	24	
25	patient and All VIP?	25	
	!	1	
	Page 135		Page 137
1	Page 135 A That's correct, because we do have private	1	Page 137 CERTIFICATE OF REPORTER
1 2		1 2	
١	A That's correct, because we do have private		CERTIFICATE OF REPORTER
2	A That's correct, because we do have private clients.	2 3 4	CERTIFICATE OF REPORTER STATE OF FLORIDA COUNTY OF PALM BEACH
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CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Ramirez, Diana on 06/07/2023 Pages 138..140

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1	CERTIFICATE OF OATH	1	Brrata Sheet Page 140
2	STATE OF FLORIDA	2	
3	COUNTY OF PALM BEACH		
4		3	NAME OF CASE: CRUZ VALDIVIESO FIGUERA VS ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON
5	I, Danielle J. Braelow, the undersigned authority,	4	DATE OF DEPOSITION: 06/07/2023
6	certify that Diana Ramirez appeared before me remotely	5	NAME OF WITNESS: Diana Ramirez
7	pursuant to Florida Supreme Court Order AOSC20-23 and	6	Reason Codes:
8	was duly sworn on the 7th day of June, 2023.	7	1. To clarify the record.
9	was dury sworn on the 7th day of dune, 2023.		
) 3	Witness we hand this 21st day of Ton 2002	8	2. To conform to the facts.
1.	Witness my hand this 21st day of June, 2023.	9	3. To correct transcription errors.
10		10	Page Line Reason
11	1) 11 3	11	From to
12	Daville Barler	12	Page Line Reason
13	_	13	
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14	DANIELLE J. BRAELOW, COURT REPORTER	14	Page Line Reason
İ	NOTARY PUBLIC, STATE OF FLORIDA	15	From to
15	Commission No.: GG 926016	16	Page Line Reason
	Commission Exp: 10/24/2023	17	Fronto
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19		20	Page Line Reason
20		21	From to
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23		24	
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25		25	·
	Pogo 120		
1	Page 139 DATE: June 20, 2023		
	DATE: June 20, 2023 TO: Diana Ramirez	•	
1 2	DATE: June 20, 2023 TO: Diana Ramirez C/O	•	
	DATE: June 20, 2023 TO: Diana Ramirez C/O Randy Mark Goldberg, Esquire Randy M. Goldberg & Associates, PLLC		
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Case 0:22-cv-61553-WPD Document 54-2 Entered on FLSD Docket 07/14/2023 Page 84 of CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 0:22-CV-61553-DIMITROULEAS/HUNT

CRUZ VALDIVIESO FIGUERA,

Plaintiff,

VS.

ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON,

Defendant.

DEPOSITION OF LIZ VANESSA MCKINNON

TAKEN ON BEHALF OF THE PLAINTIFF

MAY 16, 2023 11:03 A.M TO 2:14 P.M

ALL PARTIES APPEARED REMOTELY
PURSUANT TO
FLORIDA SUPREME COURT ORDER AOSC20-23

REPORTED BY: SULEYDIS VIDES, COURT REPORTER NOTARY PUBLIC, STATE OF FLORIDA





Case 0:22-cv-61553-WPD Document 54-2 Entered on FLSD Docket 07/14/2023 Page 85 of

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 2..5 Pages 2..5

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3	TOUSSAINT CUMMINGS, ESQUIRE			PLAITNIFF'S:		
	FAIRLAW FIRM		3			
4	135 SAN LORENZO AVENUE, SUITE 770			EXHIBIT A	NOTICE OF TAKING DEPOSITION	9
	CORAL GABLES, FLORIDA 33146		4			
5	305-230-4884			EXHIBIT B	PATIENT TIME SHEETS	40
6	TOUSSAINT@FAIRLAWATTORNEY.COM		5			
7	(REMOTELY VIA ZOOM) ON BEHALF OF THE DEFENDANT:		ļ	EXHIBIT C	PATIENT CESAR GOOGLE POST REVIEW	61
8	RANDY MARK GOLDBERG, ESOUTRE		6			
	RANDY M. GOLDBERG & ASSOCIATES, PLLC			EXHIBIT D	INDEPENDENT CONTRACTOR AGREEMENT	
9	151 NORTHWEST 1ST AVENUE		7		AND SIGN UP DOCUMENTS	67
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11	(REMOTELY VIA ZOOM)		12			
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1	INDEX OF EXAMINATION	Ū	1	VIDEOTAPE	D DEPOSITION OF LIZ VANESSA MC	KINŇON
2	WITNESS: LIZ VANESSA MCKINNON		2	MA	Y 16, 2023	
		PAGE	3	Thereupon:		
3	DIRECT EXAMINATION		4	L!Z V	ANESSA MCKINNON	
	BY TOUSSAINT CUMMINGS, ESQUIRE	6	5	was called as a v	vitness, and after having been first	
4				duly sworn, testif	·	
5			7	•	RT REPORTER: We are now on the re	oord
6			!			colu.
7			8	-	May 16th, 2023, and the time is	
8			9	approximately		
9			10		ere for the videotaped deposition	
10			11	of Cruz Valdi	vieso Figuera versus All VIP Care,	
11			12	Inc.		
12			13	and Liz Ve	elazquez McKinnon. Case Number	
13			14	022-CV-6155	3. United States District Court	
14			15	Southern Dis	trict of Florida.	
15			16	The Court	Reporter is Suleydis Vides with	
16			17	Universal Co		
17			18		Counsels please introduce yourself	
18			19		? I'm sorry, counsel you're muted.	
19					•	
20			20		MINGS: I was muted. Toussaint	
21			21	-	n behalf of Plaintiff, Cruz Valdivieso	
22			22	Figuera.		
23			23	MR. GOLI	DBERG: Randy Goldberg on behalf of	
24			24	Defendants ir	n this action.	
25			25	THE COU	RT REPORTER: Thank you. Counsel	ors,
L						

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON

Mckinnon, Liz	on 05/16/2023 Pages 69
Page 6 1 you might proceed.	Page 8
2 DIRECT EXAMINATION	2 provide a yes, a verbal yes or no or whatever the answer
3 BY MR. CUMMINGS:	3 calls for it. All right.
4 Q Okay. All right. Good morning, Ms. McKinnon.	4 A Okay.
5 A Good morning.	5 Q All right. If there's a situation where that
6 Q All right. My name is Toussaint Cummings, I'm	6 happens, again I'll just repeat the question remind you
7 the Attorney representing Cruz Valdivieso and this is a	7 to please provide a verbal response.
8 bit of a different type of a deposition. Have you ever	8 A Okay.
9 taken a deposition before?	9 Q And the third instance is when people are
10 A Don't think so.	10 answering questions and they say uh-huh or uh-uh because
11 Q Okay. And so you've never taken a deposition	11 that doesn't necessarily mean anything when it's written
12 before at all as far as you know?	12 down. So, if you say uh-huh or uh-uh, then I'll just
13 A As far as I recall, no.	13 remind you repeat the question and then continue moving
14 Q All right. So, normally a deposition I would	14 on. Okay?
15 be asking you questions in your own individual capacity.	15 A Got it.
16 Today you're here as Representative of All	16 Q All right. So, did you receive the deposition
17 VIP. I'll just, you know, abbreviate the name All VIP,	17 notice for this deposition?
18 the company.	18 A Think I received several.
19 A Okay.	19 Q Okay.
20 Q Okay. All right. So, do you understand that	20 A So, yes. The answer is yes.
21 you are here representing you always have to be	21 Q All right. No problem. Let me just show you
22 respectful to the Court Reporter and that requires that	22 exactly what I'm talking about here. All right. I am
23 we only speak one at a time.	23 going to make this Exhibit 1 for the deposition record.
24 The reason being is because when I ask a	24 Okay. And so, I think I said Exhibit, but
25 question, it gets printed up in a deposition transcript,	25 actually it should be Exhibit A.
Page 7	Page 9
1 like a little booklet.	1 (Thereupon, Plaintiff's Exhibit A was entered
2 So there'll be a question line, a question and	2 into the record.)
3 then there will be an answer line for the answer that	3 BY MR. CUMMINGS:
4 you provide on behalf of the company. Okay?	4 Q So, you see the document I'm sharing my screen
5 A Okay.	5 right now Ms. McKinnon?
6 Q Got it. And so sometimes I may be asking you	6 A Yes.
7 a question and you may anticipate where the question was	7 Q All right. And have you seen this document
8 going and then if you jump ahead, what happens is the	8 before?
9 answer that you're providing and then we can't read it	9 A Yes.
10 smoothly in the transcript.	10 Q All right. The reason I'm showing this to you
11 So if that happens, then I'll just ask you	11 is because not only does it have the date of today's
12 then I'll just remind you and then I'll repeat the	12 deposition, but there's a third page that shows what's
13 question so that we have a clear question and answer.	13 called the areas of inquiry which are questions or
14 All right.	14 topics that I'll be asking you about today. Have you
15 A Okay.	15 seen this page before?
16 Q Okay. Now you're not the only person that	16 A I saw it.
17 does it, I do it sometimes also. Sometimes I may	17 Q Okay. All right. And so you understand that
18 interrupt your answer and then when that happens, I'll	18 the questions that I ask you today are generally going
19 repeat the question for the same reason.	19 to be related to the areas that are here, correct?
20 A Okay.	20 A Yes.
21 Q All right. Second thing is, we always have to	21 Q All right. And are you prepared to answer
	1
22 provide a verbal response to any question that I ask.	22 questions related to these topics?

23

24

A Somewhat, I believe.

25 preparation for this deposition?

So for example, if you shake your head, like

24 yes or no or, you know, then the transcript or the Court

25 Reporter cannot pick up none verbal responses, so there

Q Okay. All right. Did you speak to anybody in

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON

	Mckinnon, Liz	on	05/16/2023 Pages 1013
1	Page 10 A Just I believe, just, you know, just	1	Page 12 office. How many offices does All VIP have?
1		2	A Let's see. We have one in West Palm Beach, we
3		3	have an office in Port St. Lucie, we have an office in
4	Q Hold on. Without telling me what the	4	Pahokee, we have an office in Miami and Broward. Some
5	conversation was?	5	five perhaps.
6	A No, that was it. Just to prepare for this day.	6	Q Okay. And when you said that you're the Palm
7	Q Yeah, exactly right. Yeah. So, you don't	7	Beach administrators, did you mean West Palm Beach?
8	have to tell me anything you ever say with your Attorney	8	A Yes. What happens is that each county has a
9	because that violates the attorney-client privilege, but	9	license, so you need to have an administrative for each
10	in preparation for this deposition, you spoke with your	10	
11	Attorney, Randy Goldberg?	11	-
12		12	Q How long have you been the administrator for
13	Q And did you speak to anybody else that was not	13	the Palm Beach office?
14	an attorney, like, any employees or anybody else?	14	A Since 2016.
15	A Yes.	15	Q Are you a an owner of All VIP?
16	Q Okay. All right. Go ahead.	16	A Yes, I am.
17	A That would be Diana Ramirez because she also	17	Q Are you the only owner of All VIP?
18	is going to be deposed and that was it. It was	18	A That is correct.
19	basically to discuss that we're going to be deposed and	19	Q How long have you been the owner of All VIP?
20	that's it.	20	
21	Q Okay. No problem. It's my understanding that	21	Q Did All VIP exist before 2016?
22	Ms. Ramirez no longer works with All VIP. Is that	22	A No.
23	_	23	Q All right. And these pauses are just me
24	A No, she's back.	24	taking writing down notes. Okay. Just
25	Q She's back. Okay. All right, works. But	25	A Okay.
	Page 11		Page 13
1	there was a period of time when Ms. Ramirez was not	1	Q Okay. What services does All VIP provide?
2	working for All VIP?	2	A We provide medical and non-medical services.
3	A Yes, like several weeks. She had a family	3	Q What are the medical services that are
4	issue, but she's back.	4	provided?
5	Q Okay. And what is Ms. Ramirez's position with	5	A Nursing. Just nursing, skilled nursing.
6	All VIP?	6	Q And the nursing that's provided, do those
7	A She is the administrator for the Broward	7	nurses visit clients in their home?
8	office.	8	A Yes.
9	Q Besides Ms. Ramirez, did you speak to any	9	Q Do the nurses treat patients outside of their
10		10	homes?
11	deposition?	11	A Be more specific please?
12	A No, that was it.	12	Q I'm not really sure how to ask the question
13	Q Got it. Okay. Is there any reason why you	13	any differently. What I guess I basically want to know
14	cannot take a deposition today?	14	is, do the nurses that work for All VIP only provide
15		15	services in home for the clients?
16	_	16	A No, they do not.
17	· · · · · · · · · · · · · · · · · · ·	17	Q Okay. If the nurses are now working in homes,
18		18	what other types of services do they provide outside of
19	as well. Yes.	19	homes?
20	Q What is your position with All VIP?	20	A They can work for them at the hospital,
		1	

22 Office or County or license.

A I am the administrator for the Palm Beach

25 saying you're the administrator for the Palm Beach

Q Previously you mentioned that Ms. Ramirez was
 the administrator for the Broward office and now you're

21

21 private pay, they can work for them -- they can travel

Q Okay. And then you mentioned that there's

25 non-medical services, what types of non-medical services

22 with the client. They can also work in an assisted

living facility with the client.

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 14..17

1	does	AII VIP	provide?

- A That includes personal care which is bathing,
- 3 dressing. We provide transportation, we provide meal
- 4 preparation, homemaking, household duties, companionship
- 5 and the like.

8

- 6 Q What types of All VIP employees provide the
- 7 non-medical services?
 - A HHAs and CNAs.
- 9 Q HHA stands for Home Health Aide?
- 10 A Correct.
- 11 Q And CNA stands for Certified Nursing
- 12 Assistant?
- 13 A That's right.
- 14 Q Does All VIP employee any other job positions
- 15 except for nurses, home health aides and certified
- 16 nursing assistants?
- 17 A An RNs and LPNs and that's as far as we go.
- 18 Q RN is going to be resident nurse?
- 19 A The RN is going to be registered nurse --
- 20 Q Registered nurse.
- 21 A and then the LPN.
- 22 Q And what is LPN stand for?
- 23 A Licensed Practical something. I don't
- 24 remember --
- 25 Q Okay.

- Page 14 1 A That all depends because, you know, I don't
 - 2 know if you want to stay specific to this case or you

 - 3 want me to go in general, you have to tell me.
 - 4 Q Okay. No problem. Let's speak generally for 5 right now.
 - 6 A Okay.
 - Q Generally speaking, how does All VIP determine

Page 16

Page 17

- 8 if a client needs companionship services?
- 9 A One way that we can do it is by the -- either
- 10 the administrator or the nurse goes out to the client's
- 11 home and does a care plan -- to do a care plan or the
- 12 client might just ask for it.
- 13 We have many clients that will call and say I
- 14 need companionship for my parent. You know, I live in a
- 15 different state.
- 16 My mom is home alone all the time, she, you
- 17 know, so they might want companionship. Sometimes even
- 18 playing dominoes or bingo cards in the home, that's
- 19 companionship.
- 20 Q Okay. And how is the order directed to the
- 21 home health aide or the certified nursing assistant that
- 22 they are only to be providing companionship services?
- 23 A Again, that depends. For example, I'm going
- 24 to use Medicaid now, Medicaid Long Term Care Program.
- 25 The Medicaid Long Term Care program, they have their own

Page 15

- A -- but it's just, you know, it's a step down
- 2 from being a registered nurse.
- 3 Q Got it. Okay. And a registered nurse would
- 4 be under the umbrella of medical services?
- 5 A Correct because she can provide skilled
- 6 services.

1

- 7 Q And a license -- let's assume that LPN stands
- 8 for licensed practical nurse. Do they also fall under
- 9 medical services?
- 10 A Oh, yes, they're allowed to.
- 11 Q Okay. All right. Now you mentioned that
- 12 under non-medical services one of the types of services
- 13 companionship, what does companionship mean?
- 14 A Talking to the client and, you know, many
- 15 clients sometimes are lonely or depressed. So, they
- 16 talk.
- 17 They might talk about sports, they might talk
- 18 about history, anything, the country, you know, we have
- 19 lot of clients from Cuba, so they'll talk about a
- 20 country back in the day, their foods, you know, the
- 21 culture. Just keeping them, you know, entertain, you
- 22 know, keeping their mind going.
- 23 Q And as it relates to companionship, who
- 24 determines whether the client needs companionship
- 25 services?

- 1 system where they do the evaluations.
 - After they perform a care plan and they do the
 - 3 evaluation, they speak to the client's doctor, they will
- 4 send that to the agency, they will tell us what services
- 5 to provide.

14

- 6 Once they give us those instructions, then we
- 7 call our caregivers and we ask our caregivers, "Can you
- 8 perform these duties?" They either say yes or they say
- 9 no, that's how it all begins.
- 10 Q And when you mentioned the agency, you are 11 referring to All VIP?
- 12 A That is correct. In this case, yes.
- 13 Q Right. How does All VIP obtained its clients?
 - A Well, I've been in the industry for a very
- 5 long time. So, I've already established my resources,
- 16 word of word of mouth, marketing, advertisements, case
- 17 managers, you know, hospitals.
- 18 Q Generally speaking, do clients reach out to
- 19 All VIP for their services?
- 20 A Yes, they can.
 - Q Does all VIP do any -- I know you mentioned
- 22 marketing, but do you do any, like, direct solicitation
- 23 of clients?
- 24 A No. We basically just print that out, you
- 25 know, through care.com or, you know, that type of --



CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon Liz on 05/16/2023 Pages 18, 21

	Mckinnon, Liz	z on 05/16/2023 Pages 182
	Page 18	
1	that type of thing, A Place for Mom.	1 Once the caregiver sends us their timesheet,
2	That's usually how we get our clients or	2 which means we have to reimburse them for their
3	unless someone calls us and says to us "listen, you	3 services, then we send that over to the insurance
4	know, we know someone who needs services, here's a	4 company.
5	number, please call them".	5 So as soon as a caregiver sends me her
6	That's then that's the only way I will	6 timesheet, that's when we send it over to the insurance
7	solicitate a client. If someone will call me and say,	7 company for payment.
8	please call so and so, they need services. Other than	8 Q If there's a potential client for All VIP who
9	that, we place our X.	9 is going to use insurance to pay for services, is there
10	•	10 insurance information collected upfront?
11	identified, what process is there to actually have that	t 11 A Oh, yes, from the very beginning.
12	person become a client?	12 Q And what All VIP verifies that the insurance
13	A We do a care plan. We do an assessment, we	13 is valid, how quickly is a caregiver provided to that
14	discuss the pricing or the fee and then we start to look	14 person?
15	for caregiver that is a good fit for the client.	15 A As soon as we can find someone, that can be a
16	Q How do clients pay for All VIP services?	16 day, that can be two days, that can be a week. It all
17	A They either pay by credit card or check or the	17 depends on the needs and also the insurance company wil
18	insurance company pays.	18 tell us too when to start to provide services.
19	Q Okay. So, in the first example you gave which	19 Q Do insurance companies limit the number of
20	is credit card and check, then would that client be	20 visits that their clients have with All VIPs caregivers?
21	considered a private client for All VIP?	21 A Yes, they do.
22	A It will be for the private clients.	22 Q Do the insurance companies define the scope o
23	Q Are private clients generally paying more than	23 services that will be that All VIP will be providing
24	clients who pay who are having their services paid	24 to its clients?
25	through insurance?	25 A Yes, they send over the care plan.
	Page 19	
1	A Yes, I know.	1 Q Do All VIP caregivers ever modify the
2	Q Okay. What would the yes be, does it just	2 insurance plan without the carrier's consent or
3	depend on the services that they're receiving?	3 knowledge?
4	A It depends who's paying. The VA pays very	4 A The caregiver cannot do that.
5	well and most private clients don't pay that much. So,	5 Q Do caregivers have the ability to ask the
6	the answer to your question is, yes, I know.	6 insurance company to modify the care plan?
7	Q So, some of All VIPs clients are veterans?	7 A They definitely have the ability, but they do
8	A That's correct.	8 not have the right and it's an appropriate for them to
9	Q And if the client is a veteran, then sometimes	9 do that.
10	their Alf VIPs fees are being paid by the Veterans	10 Q Are the caregivers informed that they cannot
11	Affairs Association?	11 modify care plans that are created by insurance
12	A That is correct.	12 companies?
13	Q All right. And then some clients who are not	13 A Oh, they won't inform, especially when they've
14	paying through insurance are paying out of their own	14 been working for many years as a caregiver because
15	pocket as far as you know?	15 pretty much all the agencies are the same and
16	A Yes. If the insurance doesn't pay, then	16 furthermore, they get this big package when they come in
17	they're paying out of their own pocket.	17 to apply.
18	Q And when we talk about clients whose insurance	18 Q Come in to apply for All VIP?
19	is paying for the service, then at what point does the	19 A That's correct. And usually all the agencies
20	insurance company become involved in the payment	20 in town pretty much had the same rules.
مما	_	

21

23

24

A Okay.

25 caregiver, then we begin to bill.

A Oh, from the very -- once we bill. Once the

23 insurance company calls us and sends us the referral, we

24 accept the client and we staff the client with a

21 process?

22

25 for assigning caregivers to patients?

Q Who at All VIP and let's just stick with the

Q Who at the Palm Beach office is responsible

22 Palm Beach administrate, the Palm Beach office?

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VFI AZQUEZ MCKINNON

		Mckinnon, Liz	on	
1	A The care coordinators.	Page 22	1	Page 24 patient care?
2	Q Are you a care coordinator at	the Palm Beach	2	A One of them does and the patients and the, you
3	office?		3	know, medication management, that type of thing.
4	A I can be.		4	Q What does the other nurse or doctor do on-
5	Q Sometimes you slip into that	role?	5	staff?
6	A Sure.	. 0.0.	6	A They just check records just to make sure that
7	Q Is Diana Ramirez a care coord	dinator?	7	everything is it's in place, you know, and they went
8	A She can be.	amator .	8	meeting federal and state regulations.
9	Q Who are the designated care	coordinators at	9	Q What is the name of that person that make sure
10		coordinators at	10	·
11		vo Canandra		3
	•	·	11	,
12	•		12	,
13	•	ve nave mysen, we	13	. , ,
14			14	
15		a few people	15	
16			16	,
17		-	17	•
18	* -		18	
19	•		19	Q How long has she worked for All VIP?
20			20	A I think she's been here, I'm going to say
21	about other job duties has been acquir	ed and with COVID-	21	maybe a year or so.
22	19 and everything that's been going or	i, we have to be	22	Q Did Diane Clark work at All VIP at the same
23	prepared here.		23	time as Cruz Valdivieso?
24	So, employees here have to be	prepared to, you	24	A I don't think so. Not at least not at the
25	know, jump into, you know, into any ro	le, you know.	25	capacity, no. I'm going to say no and again, we did
1	Q Okay.	Page 23	1	Page 25
2	•	da ie we		we, you know, Cruz was doing non-medical services, when
	A So, and so that's what we tend to	-		you provide medical services, you don't need a skilled
	want to make sure that our client is staff	ed and that		person involved.
	are not home alone.	13/100 1 1 41	4	Q Okay. Did any of the care coordinators that
5	Q How many employees does All	I VIP have in the		you mentioned previously work at All VIP at the same
	Palm Beach office?			time as Cruz Valdivieso?
7	A Oh, geez. In this office we proba	· .	7	A Yes, yeah. Yes, but remember, they're in
	let's see. There's 1, 2, 3, 4, 5, 6, 7, 8, 9,	10, 11,		different offices, but, yes. So, I don't even know if
9	12, 13, 14, like, 15, 16.	_		they know her personally, but, yes.
10	Q And are the majority of the em		10	Q Okay. And when you say they're in different
11	Palm Beach office consider care coo		11	offices, you mean different physical offices or you mear
12	A No. Not the majority, no, but the	y pretty	12	the different umbrellas and
13	much prepared to jump into that role if r	need be.	13	A Physical, no, physical offices were West Palm
14	Q Okay. What other positions a	re there at the	14	Beach and Cruz was mainly, she was working for Broward

- 15 Palm Beach office besides care coordinator?
- 16 A Receptionist, office manager, alternate 17 administrator, the nurse.
- 18 Q is there an on-staff nurse, I mean, on-call
- 19 nurse at all times?
- 20 A Well, if we do, we have two that we have, you 21 know, that we have, one is a doctor that, but role here 22 is -- has a nurse.
- 23 Q And do the nurses that you're referring to, 24 one who's a doctor and I guess the other one as a nurse
- 25 working in the Palm Beach office, do they provide

- 15 and they are in Deerfield Beach.
 - Q Have you ever met Cruz Valdivieso?
- 17 A I think I saw her in the office maybe once or
- 18 twice.
- 19 Q And which office are you referring to?
- 20 West Palm Beach.
- 21 Q What reason would Cruz Valdivieso have to be
- 22 at the West Palm Beach office?
- 23 A She came in one day, something about her
- 24 paycheck, her earnings not being correct. So, I wrote
- 25 her a check and that's how I recall seeing her.

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 26..29

			raye At
1	O	As the owner of All VIP.	are you always aware

- 2 of all of the home health aides that are working in all of the offices?
- A If I would say always, I probably will be
- 5 lying, but I try my very best to be involved as much as 6
- 7 Q Who is responsible for hiring decisions at the 8 Broward office?
- 9 Diana, Diana Ramirez.
- Q Are you Diana Ramirez's direct supervisor? 10
- 11 Α Yes.
- 12 Q Do you have to approve all of Diana Ramirez's
- 13 hiring decisions?
- 14 A No. That will be micromanagement and I --
- 15 frankly, I don't have time for that.
- 16 Q I understood. Okay. Does Diana Ramirez had
- 17 to have her -- if she chooses to employ a caregiver.
- does that decision have to be run by anybody else?
- 19 A No, she -- we have to follow state guidelines.
- 20 So, the state will tell us how to hire them.
- 21 So, she follows those instructions. Now when
- 22 I do audits here, if I see that they hire someone that
- 23 we're not allowed to hire, then they will be hearing
- 24 from me-
- 25 Q Okay.

Page 27

- 1 A -- then I step in.
- 2 Okay. And the state guidelines that tell All
- VIP how to higher caregivers are going to be the same
- from county to county, correct?
- 5 That is correct.
- So, please just tell me what those state
- guidelines basically say, what considerations does All
- VIP have to take or what factors does All VIP have to
- take into consideration when hiring a caregiver?
- 10 A Okay. First thing I remember, we are in
- 11 home -- we provide home care, so we are a nurse
- registry. For the nurse registry when we hire a 12
- 13 caregiver, she's going to be the client's employee.
- 14 This caregiver has to have a background check
- 15 within the 50 states. So, that's a required and we
- must. So, we have to make sure she has and she needs to 16
- 17 be -- to do this every five years.
- 18 So, criminal background, she needs to have her
- 19 HIV, HIVA certificate, CEU, she must have a medication
- 20 management certificate. It's kind of like an assistance
- 21 with medication management so she needs to know how to
- 22 remind the client how to take the meds and what
- 23 happened. That's key.
- 24 She also needs to know about domestic violence
- 25 because as a caregiver, if she sees that in the home,

- she must report it.
- 2 Alzheimer's, if she's working with an
- Alzheimer's client, she needs to know how to deal with

Page 28

- that. So, that's -- those are the key CEU that they
- 5 must have.
- 6 When they come to apply and get on our roster,
- they must have that plus CPR card and that needs to be 7
- renewed every two years.
- 9 We also want them to have a professional
- 10 liability because God forbid something happens because,
- you know, health care and people always sueing in health
- care, that protects a caregiver especially when she's an
- 13 independent contractor.
- 14 So they should also have professional
- 15 liability. There's also now, many insurance companies
- now offer more protection for them from like a Worker's
- Comp policy for them as well and that's optional for
- them, but the most important thing, the CPR card, the
- criminal background check and the CEUs that the state
- when they come to audit the office they make sure that
- 21 these caregivers have.
 - Now in Palm Beach County, there's an extra
- 23 step. Now the county wants the caregivers to register
- with the county. So, now the county also is involved
- and who can be a caregiver, who cannot be caregiver.
 - Page 29
- That's not happening in Broward thou.
 - 2 Q Okay. When did on Palm Beach County start
 - that mandate?
 - A Oh, gosh. Maybe I think more than five years
 - ago. It's been a while now, but it's only in Palm Beach
 - 6 County.

- Q And you mentioned that All VIP requires its 7
- caregivers to have professional liability insurance?
- 9 A We do. I mean, it's not a mandate, mandated,
- but we do and it's for protection for the caregiver and
- 11 the client.
- 12 Q How does All VIP verify that the caregiver has professional liability insurance?
- 14 A We ask them to provide the form, you know, the
- certificate of insurance or we can purchase it for them,
- you know, if they liked, this way we know for sure it's
- 17 legit.
- 18 Q If All VIP does purchase professional
- liability insurance for the caregiver, how is -- how
- does the caregiver reimburse All VIP? 20
- 21 A It all depends. You know, sometimes they will
- say to us, "You know, we don't have any money right now,
- do you mind taking out of my earnings?" And so I did say
- 24 yes or no, it all depends, you know, how well we know
- 25 them or they'll give us a credit card information or



CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 30..33

Page 30

1	they'll	write us a check
2	Q	Okay.
3	Α	or they will give us a cash.
	_	

4 Q Did Cruz Valdivieso come to All VIP aiready

5 having professional liability insurance?

- A That I wouldn't know, but I -- if, you know,
- 7 she would -- I don't know if she came, but she would
- 8 definitely would have to get one because that's
- 9 something we encourage them to do. Again, we encourage
- 10 them to do it.
- 11 Q Okay.
- 12 A They are not, you know, they don't have to do
- 13 it and then at that point if they decide not to do it,
- 14 you know, we discussed with the client and it's up to
- 15 the client to agree if they want to keep them or if they
- 16 want us to replace the caregiver because again, it's up
- 17 to the client to make that decision.
- 18 Q Would -- do you think Diane Ramirez would
- 19 better know if Cruz Valdivieso had professional
- 20 liability insurance?
- 21 A Yes, she would be better to know.
- 22 Q So, --
- 23 (Thereupon, a short discussion was held off
- 24 record.)
- 25 (Deposition resumed.)

- Page 32

 Q And are -- does VIP, All VIP consider home
- 2 health aides to be domestic service employees?
- 3 A That depends. Can you be more specific?
- 4 That's too general for me.
 - Q Right. So, you previously mentioned that as
- 6 an administrator for All VIP you're responsible for, I
- 7 forget exactly how you worded it, but I think, you know,
- 8 monitoring state and federal regulations that apply to
- 9 the agency.
- 10 A Um-hum.
- 11 Q And so for the record that you said um-hum
- 12 there --

13

22

- A I'm sorry.
- 14 Q -- so let me re-ask the question.
- 15 A I didn't --
- 16 Q No, it's fine. Believe it's going to happen a
- 17 few times during the deposition, it happens.
- 18 Okay. So, let me just repeat that question.
- 19 As an administrator for All VIP, you're responsible for
- 20 monitoring the state and federal regulations that apply
- 21 to the agency, correct?
 - A Yes, I'm supposed to conduct audits and make
- 23 sure that we're following guidelines.
- 24 Q Okay. And as an administrator, are you aware

Page 33

25 that there is a title, a legal title called the domestic

Page 31

- 1 BY MR. CUMMINGS:
- 2 Q Okay. So Ms. McKinnon, I believe that your
- 3 question, the record stopped running in the middle of
- 4 your answer and essentially you were just explaining to
- 5 me how All VIP finds its caregivers.
- 6 So, you mentioned Craiglist, you said
- 7 something about to going to reach now to medical schools
- 8 and if you could just kind of pick up where you left off
- 9 with your answers.
- 10 A The medical schools.
- 11 Q Okay.
- 12 A We go to the medical schools and we asked them
- 13 to please refer over their top students and many times
- 14 client they'll send over caregivers as well.
- 15 Q The clients already have --
- 16 A Yeah, many times --
- 17 Q Okay.
- 18 A -- they'll refer caregivers over.
- 19 Q And Cruz Valdivieso case, do you know how All
- 20 VIP came to contact her or who made contact with who
- 21 first?
- 22 A No. And that again, that would probably be a
- 23 good question for Diana Ramirez, I mean, I can guess
- 24 either the correct list or maybe the client referred
- 25 her, I mean, but that's just a guess.

1 service employee?

- A Never heard of it here in all my years in
- 3 homecare. So, I we don't use it obviously. I've
- 4 been doing this for many years in home health and we've
- 5 never used it. So, I don't know.
- 6 Q Are you familiar with the Fair Labor Standards
- 7 Act?
- 8 A Yes, I am. I have to be.
- 9 Q Why is it?
- 10 A Because as a nurse registry we have to make
- 1 sure that when we hire independent contractors, that we
- 12 treat them as such and when they walk into his office
- 13 and they apply, that they're aware that they're
- 14 independent contractors and that they're aware that they
- 15 are the employees of the client, not the agents.
- 16 Q What is All VIPs relationship to its home
- 17 health aides?
- 18 A We process the application, we interview them,
- 9 we make sure that they meet state and federal guidelines
- 20 and we pay them on a weekly basis or when the client
- 21 pays because many clients don't want to be bothered with22 money with their caregivers. That's too messy for them.
- 22 money with their caregivers. That's too messy for them.
 23 Q And so does All VIPs serve as a middleman
- 24 between the caregiver and the client?
- 25 A Yes and the insurance company.



13

25

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 34..37

Page 34

Q And you mentioned that you have to be familiar

2 with the FLSA to make sure that -- let's just stick with

3 home health aides in particular, are being treated as

4 independent contractors. What did you mean by that?

A Well, for instance when they come in, you

6 know, we give them all the information that they need to

7 know the independent contractors.

We also give them the option if they want to go out and get their own tax ID number versus using their -- Social Security Number.

We talked to them about overtime, we tell them as an independent contractor they can work over 40 hours, but they are not entitled to overtime.

We also talked to them about holiday pay,
they're not entitled to that either. However, if the
client wants to pay, how are they time, you know, time
and a half, what have you, that's okay, we can discuss
that with the client and we let them know that they are
the employees of the client.

We monitor the client services, when it comes to them we just make sure that they are meeting federal and state regulations because if we do not AHCA, the state will close us down if not give us a hefty fine.

24 Q And A-C-A is that what you're referring to?

A A-H-C-A, AHCA. I'm sorry.

Page 36
They check their application. They make sure

2 that we are letting these caregivers know that they're

3 independent contractors. They check.

They check for signatures. They check that we make sure that we discuss salary. They check all of

5 that when they come to do the inspections.

Q But normally ACHA is only going per All VIPoffice, not to every single office for one inspection?

9 A Exactly. They go for one office. So, for

10 Palm Beach County, it's for the license, they will come

11 to West Palm Beach. For Broward County, they're going

2 to go to Deerfield Beach to do an inspection.

3 Q Okay. The -- is ACHA required to do an 4 inspection at any particular interval, like, is it like

15 once a year or its just random?

6 A I think while in all my years they usually do

17 it, like, every two years usually. After COVID-19

18 things changed a lot, you know, they don't come as often

19 as they used to, but they normally come, like, every two

20 years unannounced.

21 Q Got it. Going back to overtime, you mentioned 22 that All VIP home health aides are informed that they're

23 not entitled to overtime. Is that correct?

24 A That is very correct.

Q How are they told that or what point in their

Page 37

Q A-H-C-A.

2 A A-H-C-A, AHCA.

20

21

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17 18

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21

3 Q What -- do you know what that stands for?

A Agency of Health Care Administration.

5 Q Okay. Does that agency ACHA provide audits

6 or -- sorry, not provide. Does that agency do audits of 7 All VIP?

8 A They do. They do inspection. They do. They
9 do inspection. We just had one recently as a matter of
10 fact in the Palm Beach office.

11 Q Okay. And when you say inspections, what is12 ACHA inspecting for?

A They inspect the records, they inspect how we get -- how we get our referrals, how we process those referrals and then they check the caregivers that we assigned to these clients, you know, that we refer to work with the clients, they check their records to make sure they are meeting state and federal guidelines.

Like they made sure that they have a good criminal background check. They made sure that they have a CPR card that is not expired.

That they have the HIVA certificate. That, you know, that they know that they have Alzheimer's certificate on file, domestic violence certificate on file, so they check for those things.

Page 35

1 employment are they told that?

A They're told the moment they walk in and they

3 get that their application. In fact, one of the reasons

4 many clients come to us is because they appreciate the

5 fact that the independent contractors can work more than

3 40 hours.

7 Q And when you say come to us, do you mean All

8 VIP in particular?

9 A All VIP in particular or any nurse registry.

10 This was specifically through during COVID-19. Many

11 clients did not want three or four caregivers coming

12 into their rooms, in and out.

13 Q Okay. So sometimes because of the

4 restrictions on hours some home health aides can only

15 work 40 hours and therefore clients have to be assigned

16 different caregivers?

17 A Well, if we're talking about a home health

18 agency which is different than home nurse registry.

19 those home health agencies, they have to pay for all the

20 time after 40 hours and they can supervise their

21 caregivers, they -- then they must pay them, but a nurse

22 registry, we do not supervise the caregivers. We

23 monitor our services with the client. We work for the

24 client.

25 In that particular instance, an independent



CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 38..41

	MCKITITOH, LIZ	OH	100/10/2025 Fages 3041
1	Page 38		Page 40
1 2	contractor can work 40 hours or more if the client desires that.	1 2	Q Okay. And how do you recognize this type of a
3		3	
1	Q So, the client is always the one who	Ī.	A Well, because it's the one we gave our
5	determines the number of hours that the caregivers	4	caregivers, it's the one that ACHA approved when I first
	provide?	5	opened the business.
6	A Yes and no, because remember, if it's private,	6	It's the one we've been using since 2016 and
7	yes. If it's insurance, if the insurance company has	7	y
8	paid for it, no.	8	Q You mentioned that the caregivers are supposed
9	Q Understood. Okay. Got it. So, the client is	9	
10	paying out of pocket, they get to make the rules.	10	
11	A A client.	11	Q Is that the line at the bottom that says
12	Q A client does.	12	
13	• • • • • • • • • • • • • • • • • • • •	13	
14	. , , , , , , , , , , , , , , , , , , ,	14	
15		15	
16	S .	16	
17	,	17	A That's right.
18	, ,	18	Q Okay.
19	tasks, all of that stuff without even the agency	19	A And the client is supposed to read it and if
20	involved.	20	3 11 7 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
21	Q Interesting. So, once All VIP assigns a	21	Q Now what I'm showing you is a 53 page document
22	caregiver, let's say more specifically once Ali VIPs	22	and it has different timesheets. These were provided by
23	assign a home health aide to a client, then the client	23	your company, by All VIP.
24	is essentially paying for the service to the caregiver?	24	I'm not sure if you're aware of that and that,
25	A No, it's up to the client, but most clients	25	but that's why it has these numbers at the bottom of
	Page 39		Page 41
1	don't want to do that. They have the option, of course,	1	each page where it says VIP docs.
2	but most clients don't want to do that because it	2	That's what we call a Bates stamp number. So,
3	becomes too messy. So, they don't want they don't	3	just for the record, for the deposition record I am
4	want to be involved with that.	4	showing Ms. McKinnon the document that's Bate Stamp
5	So, they'll set up an account with us I say	5	Number 11, VIP docs Number 11, which is a timesheet.
6	with a credit card and they'll tell the agency charge,	6	Okay. Now on these timesheets, let's just
7	you know, charge the credit card once a month or every	7	stick to the first one I'm showing you here on Page 1.
8	two weeks or weekly, what have you.	8	I see on the left hand side there's a column filled
9	The client was will let us know how they're	9	with, it looks like different activities.
10	going to pay for services. The client will also sign a	10	Who marks off the activities that were being
11	timesheet indicating that the caregiver did work those	11	nerformed for the client?

11 timesheet indicating that the caregiver did work those

12 hours, okay, you may pay her.

13 Q Got it. Okay. So, stay tuned for a second.

14 So I'm going to show you an exhibit. Okay. Ms.

15 McKinnon, I'm now showing you what I'm marking as --16

A A timesheet.

17 Q Oh, yeah. I'm showing you what I'm marking as 18 Exhibit B for the deposition record.

19

(Thereupon, Plaintiff's Exhibit B was entered into the record.)

21 BY MR. CUMMINGS:

22 Q And you just mentioned that this is a

23 timesheet. So, my first question to you was going to

24 be, do you recognized a document like this?

25 A Yes.

20

11 performed for the client?

A The caregiver.

13 Q Got it. And does the caregiver also put

14 the -- fill in the time in and time out portions of the

15 timesheet?

16 A Yes.

17 Q Is it fair to say that the caregiver is

18 responsible for filling out everything except the part

that says client signature on a timesheet?

20 A That's very fair.

21 Q Are there different timesheets for different

22 types of All VIP personnel, meaning, does a home health

23 care aide have a different list of activities than a

24 certified nursing assistant?

25 A No, and there's no need.



CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 42..45

Page 42

1	Ω	Why is that?	
	u	AAITA 12 filaft	

- A Because in home care a CNA will not be working
- 3 normally with an RN. A CNA is more for facilities, for
- 4 hospitals because they work under our RN. In home care,
- it's very rare to have a working under an RN.
- 6 Okay.
- 7 And in hospital CNAs don't clean. In a home
- environment, yes, they do. They have to do light
- 9 housekeeping.
- 10 Q Understood. Okay. And so just to clarify
- what you're saying, home health aides and CNAs will both 11
- 12 use the type of timesheet that we see here if they're
- 13 providing in-home care to a patient?
- 14 A Yes, they will use the same timesheet.
- 15 Are timesheets only used by people providing
- 16 non-medical services for All VIP?
- 17 A That timesheet predominantly, yes.
- 18 Q Who are timesheets ultimately turned into once
- 19 they're completed?
- 20 A They send them to their office. They can, you
- 21 know, in this case they will be sending it to Broward
- 22 office so they can be processed and they can get paid
- 23 and we can submit the invoice to the insurance company.
- 24 Q Okay. If it's insured that's paying for the
- 25 service, then it goes to the insurance company?
 - Page 43
- 1 A The insurance company will get an invoice,
- 2 this will stay in the record, so if the insurance
- company wants to come to the office and do an audit,
- 4 they can review.
- 5 Q Well, what I'm trying to -- let me just take
- 6 this down for a second. What I'm mainly asking what the
- question is, you said that the timesheets will be
- submitted to insurance companies, but not all patients
- are paying through an insurance company, correct?
- A Yeah. We don't, in this case for Medicaid we 10
- 11 do not send them the timesheets. We only send them the 12 invoice.

18

20

- 13 The timesheet stayed in the clients file for
- two reasons. For the state ACHA when they come to do an 14
- inspection, they might want to see that file and if the
- 16 insurance company wants to come in and conduct an audit.
- 17 So, those timesheet must stay in the clients file.
 - Q Got it. You mentioned that the caregivers
- 19 will e-mail the timesheet back into the office?
- they're supposed to be clocking in and clocking out and

A They can, but, you know, but more importantly

- 22 that's another state regulation.
- 23 In this case, Ms. Cruz never clocked in and
- never clocked out. Once they do that, there's no need
- to be sending over the timesheets because that is

- registered automatically.
- 2 Q How do home health aides like Ms. Cruz clock

Page 44

- 3 in and out?
- 4 A There is a software which we pay for. In this
- case is HHAexchange and it's approved by the state.
- Q Is HHAeXchange an application that would be on
- 7 somebody's phone?
 - A Yes.
- Q Does that mean that all home health aides are
- required to have a smartphone so that they can use the
- HHA application?
- 12 A They are required or they can use if the
- client has a home phone, you know, a landline, they can
- 14
- 15 Q So, home health aides also have the option of
- 16 calling a number to clock in and clock out?
 - That is correct.
- 18 O Through HHAeXchange?
- 19 Α Yes.

- 20 When did you first become aware or when did
- All VIP first become aware of issues with Ms. Cruz not 21
- 22 clocking in and out?
- 23 A A long time ago and it was addressed to her.
- 24 Q Did you, Ms. McKinnon ever personally speak to
- Cruz Valdivieso about clocking in and clocking out?
- Page 45
- A I sure did when she came into this office to
 - get a paycheck where she says that she wasn't paid
 - correctly and I reminded her to avoid those issues, to
 - please clock in and clock out.
 - Furthermore, because I'm not supposed to be
 - bossing her around, you know, because she's an
 - independent contractor, I made it very clear to her,
 - it's not my rule, it's the state, the federal
 - government, State and federal government and we have to
 - 10 follow these guidelines.
 - 11 Q The incident that or the time that you were
 - talking about when you spoke to Ms. Cruz Valdivieso, is
 - that the same time when you said you would only really
 - 14 met her once because she came in for a pay issue?
 - A Yeah, I remember maybe seeing her maybe once
 - or twice, you know, I have over thousand caregiver, so

 - 17 sometimes, you know, it's hard for me, you know, to
 - 18
 - 19 I didn't really have an, you know, I didn't
 - 20 really have a relationship with her. That was more
 - Diana Ramirez in that office and, you know, in Deerfield
 - 22 Beach.
 - 23 I did hear of her and because of the payroll,
 - you know, situation and of course, you know, when she -
 - when we ended, you know, when we took her off the

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1	roster, when we had that situation, that's pretty much,		also come here to the office and we help them. I also
2	you know, when I was involved with her	1 .	send out through HHAeXchange I can send messages to
3	Q Okay.	3	the caregivers.
4	A but I do recall seeing her here, I do	4	I've said numerous fimes, messages to them, go
5	recall writing her manual check, I do recall speaking to	5	to YouTube, because there are tutorials on YouTube in
6	her. That much I do recall.	6	Spanish as well which this can help her tremendously.
7	Q When you say manual check, you mean actual	7	So, we've covered this numerous times with the
8	physical check that was given to her	8	caregivers, in English and Spanish.
9	A Yeah.	9	Q Did Cruz Valdivieso ever complained that she
10	Q instead of direct deposit?	10	was having issues clocking in and clocking out through
11	A Yes.	11	HHAeXchange?
12	Q Okay. Just to go back a little bit. Did Cruz	12	A Not to me, so I don't recall, she could have,
13	Valdivieso have the HHAeXchange application on her	13	ž ·
14	•	14	ů ,
15	A She should.	15	
16	Q Would Diana Ramirez be a better person ask	16	Q So, at what point how often are All VIP
17	that question to?	18	home health aides paid by All VIP?
18	A She yes, she would be definitely, but, you	19	A That depends. If they clock in and clock out or submit their timesheets as they're supposed to, they
19	know, let me see if I can check here quickly, but yeah,	20	can get paid every Friday.
20	definitely Diana would be the one. She definitely knew because I can tell by	21	If not, they will get paid when the client
21	· · · · · · · · · · · · · · · · · · ·	22	pays or the insurance company pays and we tell them that
23		23	as well. They are independent contractors.
24	mobile ID number. So, she was definitely informed and she definitely downloaded the software on her	24	Q So, essentially does the client or the
25	smartphone.	1	insurance company paying for the services that they were
20	smarphone.		modulation company paying to the control and and the
1	Page 47 Q Okay. So, All VIP has a way to verify if a	1	Page 49 given and then All VIP allocates that amount of money to
2	caregiver had the software on their phone?	2	pay the caregiver?
3	A Absolutely.	3	A Yes, we bill, they send us the money and they
4	Q Okay. And it's in a database that you just	4	are usually pretty good. They usually pay every week
5	refer to?	5	and we send that over to the caregivers. That's what
6	A Yes, an HHAeXchange.	6	we're supposed to do.
7	Q Oh, I see. Okay. And does HHAeXchange, like	7	We're supposed to pay the caregivers. We're
8	an online account that All VIP has?	8	getting that money so we can pay the caregivers so that
9	A It's like a software that we, you know, that	9	the client can continue receiving services.
10	we use and we pay for. It can also be free, I mean, it	10	Q Does All VIP does All VIPs profit come from
11	all depends, you know, what you sign up for because it	11	the difference in the service that's provided to the
12	is state mandated.	12	caregiver and the amount that's actually charged to the
13	So, therefore the state also pays for this	13	care I'm sorry, the other way around.
14	program and any agency that has a contract with Medicaid	14	Does All VIPs profit come from the difference
15	needs to use this software.	15	in the service that's being provided to the patient and
16	Q At what point in the hiring process are	16	the amount that All VIP charges for that service?
17	caregivers told that they will have to use HHAeXchange	17	A Trying to see if I understand that. Let's
18	to clock in and clock out?	18	see. So, I'm going to make sure I answered this
19	A The very beginning. Especially if they're	19	question correctly. I'm not sure if I understood.
20	going to work for a Medicaid client.	20	Q Okay. And so let me see if I can clarify a
21	Q Is there paperwork that or like onboarding	21	little bit by giving a number example and I'll just used

24 clocking out?

25

22 paperwork that caregivers are provided with that

23 explains the HHAeXchange process for clocking in and

A Yes, especially they need it. Yes. They can

22 fairly basic numbers for the point of an example.

24 a client all day long and those services are being

25 charged at or I guess the value of those services is,

So for -- let's say a home health aide is with

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 50..53

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1 you know, \$20 for the day. Okay.

Does All VIP then send a bill for \$30 to the

3 client?

2

4 A All VIP care, it's kind of like a staffing

5 agency, that's how we, you know, I'm not sure if you

ever use a temp before in your office, you negotiate a

7 rate and that's what you bill and so that's what we do.

If the rate is \$20 an hour and the aide is there, let's

9 say three hours, that's what we bill.

10 If the contract says that the aide is supposed

11 to be there four hours, but yet the aide only work

12 three, we still bill what the aide worked.

13 Q All right.

14 A So, again, we -- our profit and the way we do

15 business, run business just has a staffing company does.

16 Q Okay.

17 A And I hope I answered that correctly because

18 I'm still a little confused.

19 Q No. I get it. I understand. Okay.

20 Understood. All right. Are there ever situations where

a home health aide is providing services to patients, 21

22 but they are not being compensated for the services that

23 they're providing?

entitled to get paid.

Q Right.

24 A That's not the plan, mean, that's not supposed

25 to happen. Usually, you know, if you work, you're

Q Okay. And if a client does not pay for

2 services that have been rendered to them, what is ALL

Page 52

Page 53

VIPs role in trying to obtain payment from them?

A Well we would try to help as much as possible,

but again, because they're independent contractors, they

will have to sue the client in Court.

Q Are the caregivers informed that they would

have to sue clients in Court if clients aren't paying?

Oh, yes. And again like I said, you know,

10 these caregivers are not only - they don't just

register one agency, they register with multiple

agencies and trust me, they all get the same

13 information.

14 So, let's just say for argument's sake that

15 All VIP Care neglected to tell them. Well, guess what?

16 The other five agencies that they register with, one of

17 them told them. So, maybe all four told them.

18 So, you know, a caregiver that has experience,

19 has been a caregiver for more than a year or three, 10

years is well versed. She knows.

21 Q If -- so, another example or another situation

22 does -- what does All VIP do when an insurance company

is not paying for a service that has been rendered by

24 caregiver?

25 A Well, for insurance company we normally, we

Page 51

will call them and many times there will be case

managers involved for the, you know, that represent the

3 insurance company.

4 So, we call the case manager and we'll speak

to the case manager and many times, you know, just by

6 calling the case manager, we'll get that resolved and

once that we get an authorization that insurance company

says we're going to pay you, we definitely pay the

9 caregiver --

10

11 -- because that money belongs to caregiver.

12 Q Do caregivers -- are caregivers informed that

13 they may have to sue the insurance company for their

14 opinion?

18

23

15 A No, they don't really have to -- they don't

have to sue the insurance company because the insurance

17 company will send the agency an authorization, you see.

So, once the agency has an authorization, the

agency can actually take that on with the insurance

20 company as long as we have an authorization.

21 Q And the authorization is that essentially a

22 contract?

It's part of the contract.

24 Okay. But the authorization is approving the

25 amount of time and the type of service that the

A What kind of reputation would I have in the community if we will be -- if we behave in that fashion,

5 SO.

1

2

6 Right. But are there situations where home

7 health aides, you know, fill out their timesheets, they

8 clock in and clock out correctly and once the time

sheets are submitted, they're waiting to be paid because

10 either the client didn't pay or the insurance company

11 did not pay?

12 That is correct. On those two that you just 13 said there, those two reasons, yes, they may not get

paid and that is told to them in the beginning, they are

15 independent contractor.

16 So, you're going to get paid, there might be a 17 problem in your pay, don't expect to get paid like an 18 employee does at a company, you know. It's different.

19 So, and we usually tell them, you know, we'll call them up and we'll talk to them, you know, we don't 20 21 want them expecting a paycheck when they're not going to 22 receive one and we also call clients as well and we'll 23 also call the insurance provider if we need to, we also

let them know as well and sometimes even ACHA, the state

25 will get involved too if need be.

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 54..57

Page 54

1 caregiver can give to the client?

A That is correct.

Q And so that's something that All VIP can

4 always wave back in front of the insured and say, okay,

5 this is what you authorize, this is what it was

6 provided, therefore provided this payment to the

7 caregiver.

2

3

8

A That is correct and that's what the

9 authorization is all about, it's to ensure payment.

10 Q Now, does the authorization ensure payment 11 only to the caregiver or also to All VIP?

12 A It's also to All VIP Care plus the caregiver.

13 Q When patients are making payment for caregiver

14 service, are they writing two separate checks, one for

15 the caregiver and one for All VIP?

16 A No, because like I mentioned in the beginning,

17 patients don't want to do that, it's too messy for them.

18 Especially when -- remember that -- please

19 keep in mind that our clients were predominantly

80 seniors, they're 80, they are 90 years old, they do not

21 want to be involved with that.

22 Q And so I understand what you're saying, they

23 don't want to be involved with the payment, but if they

24 are paying, then they have to be paying somehow.

So, what happens to their payment, how does it

Page 56

A No, they don't have to give us any payment,

2 they will just be -- they'll just be getting -

3 hopefully, they'll just be getting their share, but if a

4 client gives him a check that includes our fee then,

5 yes, they have to bring the check over to the office.

6 Q Understood. Okay. As far as you know, is

there any allegation that Cruz Valdivieso kept any money

3 that was supposed to go to All VIP?

A No. I do know that she was getting paid. It's

10 my understanding that the clients were paying her

11 privately as well which is against the contract that she

12 signed, but in any case, in any event, you know, the

13 clients liked her, they were happy with her. That I

14 auess -

22

15 Q Yeah. Sorry. Go ahead.

16 A I guess that's what matters, you know, they

17 were happy and services as far as I was concerned with,

18 you know, they were being provided and that's what's

19 important, you know, at the end of the day.

20 Q Right. When you say Ms. Valdivieso was being

21 paid privately by the clients, what do you mean?

A The client that were using her for extra

23 hours, they were utilizing the services beyond what the

24 insurance company authorized.

25 So she, I guess had this agreement with the

Page 55

1 get split up and the portion for the caregiver gets sent

2 out to the caregiver, does All VIP taken all the money

3 and then cuts a check to the caregiver as a 1099

4 payment?

25

5 A Normally, okay, we bill the client, the client

6 sends us a check for everything. For our fee, plus the

7 caregivers rate and then we cut a check to the

8 caregiver.

9 There are times where the client can pay the

10 caregiver directly and that has happened, but it's not

11 very often that happens and then they will just pay the

12 caregiver directly and then they will send us whatever

13 they need to send the agency, but that doesn't happen

14 very often, clients do not want to engage with that,

15 they just don't.

16 Q Are there ever a situations where a client

17 will give the caregiver the money for the caregiver

18 services and All VIPs fees?

19 A Yes, but it's very rare.

20 Q Okay.

21 A Very rare. Can it happen? Of course, but

22 it's very rare.

23 Q And then in that situation, the caregiver is

24 now responsible for taking the payment back to All VIP,

25 to wherever their home office is?

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1 family where she was working extra hours in the family,

2 we're paying her directly.

3 Again, you know, it's against the contract,

4 but, you know, like I said, clients were happy and we

5 just left it at that.

Q Okay. Now the clients that you're referring

7 to were Ms. Cruz was working extra hours, is this one

8 particular client or was this more than one client that

9 All VIP assigned Ms. Cruz to?

0 A 1 think she had like three if I recall when I

was -- when I was looking into her case and what took

12 place. I believe she had three clients.

Q That she was working on authorized hours for?

A No, just two because I believe there were a

15 couple if I'm correct, it was a couple and I believe

16 they were two.

13

14

17 Q Okay. And you're saying that the couple, each

18 were individual patients for All VIP?

19 A That's correct. They each had their

20 authorization through Medicaid.

21 Q And I think in your previous statement, what

2 you were attempting to say was that All VIP had only

3 assigned Ms. Cruz Valdivieso to three client's total?

24 A No, it's the -- well, it's not that just only.

25 When I was involved with her situation here at the



CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 58..61

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1 office. I noticed she had three	1	office	Lnoticed	she	had	three	
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- 2 She could have been -- she could have been
- 3 assigned to more, but it all depends, because she's
- 4 working 50, 60 hours a week, I mean, there's just so
- 5 many clients that you can have in one week.
- 6 Q Okay. Understood. Is All VIP claiming that
- 7 Ms. Cruz Valdivieso was stealing time while she was
- 8 working for All VIP?
- A I wouldn't say she was stealing time. I'm just
- 10 going to say that she, you know, she ignore her
- 11 contract. She's not supposed to be working privately
- 12 for our clients.
- When you refer an independent contractor to
- 14 the clients, they're not supposed to be working
- 15 privately for the client with our knowledge and that's
- 16 what she did.
- 17 Q is that essentially like moonlighting?
- 18 A No. That's no, that's not moonlighting.
- 19 Q Okay. So when you say working privately for
- 20 the clients, that means specifically that she's working
- 21 hours that were not authorized by the insurance company?
- 22 A Not authorized by the insurance company, but
- 23 not -- but it is also a contract where it specifically
- 24 states that you're not allowed to do that because in
- 25 essence she's, you know, she's -- they are just not
- Page 59
- 1 allowed to do that. It goes against the values, it goes
- 2 against the contract, it goes against the business
- 3 model, you're not allowed to be working for the client
- 4 without the agency being aware of it and that's what she
- 5 was told.
- 6 Q Okay. How did the agency become aware or how
- 7 did All VIP become aware that Ms. Valdivieso was
- 8 providing hours without authorization?
- 9 A I became aware to Diana Ramirez, she brought10 it to my attention.
- 11 Q What did Ms. Ramirez tell you?
- 12 A She was working privately for the clients.
- 13 Q Okay. And do you know how Ms. Ramirez found

14 that information out?

- 15 A No, I don't, but I, you know, I mean, I hate
- 16 to assume, but I -- probably, you know, in general when
- 17 we find out these things, usually because there was an
- 18 issue, you know, so there was an issue and when she
- 19 delved into it, that's when she discovered, but again,
- 20 that's something that perhaps she should answer so that
- 21 we can be accurate.
- 22 Q Okay. But when you found out -- when
- 23 Ms. Ramirez told you that there was an issue with
- 24 Ms. Cruz providing an authorized hours, what was your
- 25 response?

- 1 A I was, you know, I just said look, you know,
- 2 the client is happy, so let's just, let it be, you know.
- 3 Q At any point, did you become aware that the
- 4 clients themselves were making complaints against All

Page 60

- 5 VIP?
- 6 A No, the only time I spoke -- perhaps I spoke
- 7 to one of them, maybe a daughter or something was when
- 8 she was calling it to discuss her pay or something, but
- 9 why would there be any complains when they were happy
- 10 with the caregiver, when they had her working extra
- 11 hours be on the Medicare authorization.
 - No, there is no complaint, it makes absolutely
- 13 no sense.

12

17

1

6

- 14 Q At any point did you become aware that
- 15 Ms. Cruz was making complaints against All VIP about her
- 16 payment?
 - A Yes, that we --
- 18 Q Okay.
- 19 A And that only with this client, but with
- 20 another client
- 21 Q Okay. So, let me just pull up a couple of
- 22 documents so we can be -- we can make sure we're talking
- 23 about the same clients.
- 24 Okay. I'm now going to show you what I'm
- 25 marking as Exhibit C for the deposition record.

Page 61 (Thereupon, Plaintiff's Exhibit C was entered

- 2 into the record.)
- 3 BY MR. CUMMINGS:
- 4 Q Do you recognize the document that I'm showing
- 5 you on your screen Ms. McKinnon?
 - A Yes.
- 7 Q Okay. And how do you recognize this document?
- 8 A Because I believe I'm the one that responded
- 9 to it and I saw it and that's not, you know, the client
- 10 did not do that, that was a family member and this came
- 11 because of Cruz and the reason why I said it's not true
- 12 is because the client never call here to complain about
- 13 services.
- 14 Q Okay. How did you become aware of this Google
- 15 post being -- well, first, where did you see this Google
- 16 post?
- 17 A I saw it online in Google's review.
- 18 Q Okay. Do you regularly monitor the Google
- 19 reviews for All VIP?
- 20 A Sometimes I do, sometimes. Not always because
- 21 our record speaks for itself. We have lots of client's,
- 22 lots of great reviews, so, you know, I -- but sometimes
- 23 I do because I want to make sure, you know, that my
- 24 staff is doing their job. That's why I do it mostly, to
- 25 make sure that my staff, in house staff that they're



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	Wickinnon, Liz	on	1 05/16/2023 Pages 6265
	Page 62	Ţ.,	Page 64
1	•	Ι.	or whatever and again, you know, I explained to her,
2	Q Did anybody direct you to look at this	2	•
3		3	please utilize the software, utilize the resources, you
4	A You know, I don't recall, I'm sorry. I have	4	know, that you have, you know. Use HHAeXchange to clock
5	•	5	in, clock out. That goes automatically to the payroll
6	caregivers. This is a very busy business. So no, I	6	and you won't have these issues.
7	don't recall. I don't.	7	Q When you spoke with Ms. Cruz Valdivieso, did
8	Q Now looking at the name of the person who, you	8	you speak to her in English or Spanish?
9	know, the review is under, where it says Cesar ZK, was	9	A Spanish.
10		10	
11	, , , , , , , , , , , , , , , , , , ,	11	
12		12	
13	3	13	
14		14	
15	to do that. It wasn't him.	15	
16		16	
17	•	17	
18	just assume	18	•
19	0 1	19	•
20	•	20	•
21	recall.	21	A A little.
22		22	Q Does All VIP provide any Spanish language
23	that or if it was a family member or somebody else,	23	documents to its caregivers?
24	looking at the content of it, it says that HHAs home	24	A No, because it is not my responsibility to do
25	health aides were always complaining they were not being	25	so, but they can and they have in the office if a
-	Page 63		Page 65
1	paid by the agency and threatened into stop delivering	1	caregiver will request they'll do it, you know, out of
2	services to the customer, patient.	2	the kindness, you know, of our heart, you know.
3	What is do you have any idea of what Mr. ZK	3	Sure. We're compassionate, we'll do it, but
4	or the post is referring to there?	4	normally, no and we're not – we're not mandated to do
5	A First of all, Mr. ZK did not write that post	5	so.
6	and second of all, it's referring to the caregiver	6	Q The independent contractor agreement that home
7	complaining to the clients order that she was not paid,	7	health aide sign, is that an English or Spanish?
8	which it's that's what she was doing.	8	A Absolutely. And its in English this is the
9	Q Okay. And in this particular case, the	9	US, it is in English.
10	caregiver would have been Ms. Cruz?	10	Q Do you know if Cruz Valdivieso ever informed
11	A That's correct.	11	any All VIP employee that she did not understand the
12	Q All right. Do you know why Ms. Cruz was	12	independent contractor agreement?
13	complaining that she was not being paid?	13	A No, she did not and when they have issue, if
14	A No.	14	they have an issue, we have bilingual staff here. Okay,
15	Q However, Ms. Cruz did come to the Palm Beach	15	bilingual.
16	office one time and complained to you that she was not	16	They will go into the conference room with
17	being paid, correct?	17	them and they will walk through the application with the
18	A That is correct, maybe once or twice.	18	caregiver, but it is in English because that's the
19	Q Okay. And what was her specific complaint	19	requirement, English.
20	when she came into the Palm Beach office about not being	20	Q The bilingual staff that you mentioned that
21	paid?	21	we'll go through documents, All VIP documents with
22	A That she didn't get paid or she didn't get	22	caregivers, are they only in Palm Beach or are they in
23	paid correctly. It was some again, I have over 1000	23	all of the offices?
24	caregivers, you know, on my roster.	24	A They are in Palm Beach, they are in Deerfield
1		1	•

So, something about her not getting paid right

25

25 Beach, they are in Pahokee.

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	WICKITHOTI, LIZ	OH	100/10/2025 Fages 66C	,,,
1	Page 66 Q When home health aides sign up to work for All	1	Page 6	8
2	VIP, do they fill out the application online or do they	2	A That's the application when I first come here	
3	fill out the application in the office?		• •	
4	A They could fill it out online and sometimes we	4	Q Okay. Is this applications specifically for	
5	do that to make things easier for them because, you		home health aides?	
6	know, if they don't work they don't get paid.	6	A Home health aides, CNAs, LPNs, RNs.	
7	So, you know, just to make things easier for	7	Q And they're all required to fill out these	
8	them, but mostly they come to the office because we need	8	forms that I'm showing you in Exhibit D here?	
9	to meet you. We need to know who are we referring to a	9	A According to my attorney, they are. When we	
10		10		
11	and we need to make that connection with the caregivers.	11	•	
12	-	12		
13		13	- -	
14		14	Q Or these documents I should say. All right.	
15	A So, they normally come to the office and	15		
16	apply.	16	Q Okay. Now on the bottom of Page 15 of 25,	
17		17	which has Bates Stamp Number, All VIP 26A150000150	
18	the Palm Beach office for employment, like onboarding or	18	A Yes.	
19	they can go to any office?	19	Q Under signature or above signature of	
20	A They can go to any office they like.	20	authorized company representative, who is your Yanari	s
21	Q Okay. Do you know how Ms. Cruz Valdivieso	21	or Yanaris Perez?	
22	turned in her application for employment with All VIP?	22	A She used to work here in the Broward office	
23	A No, I don't. I'm sorry.	23	with Diana.	
24	(Thereupon, a short discussion was held off	24	Q Okay. And what was her title?	
25	record.)	25	A She would help she would be Diana Ramirez	
	Page 67		Page 6	a
1	Page 67 (Deposition resumed.)	1	Page 6 assistant, help her run that office.	9
1 2		1 2		9
	(Deposition resumed.)	2	assistant, help her run that office.	9
2	(Deposition resumed.) BY MR. CUMMINGS:	2	assistant, help her run that office. Q Why is Ms. Perez's name on the on	9
2 3	(Deposition resumed.) BY MR. CUMMINGS: Q All right. So Ms. McKinnon, when we left off	2 3 4	assistant, help her run that office. Q Why is Ms. Perez's name on the on Ms. Cruz's sign on documents?	9
2 3 4	(Deposition resumed.) BY MR. CUMMINGS: Q All right. So Ms. McKinnon, when we left off we were talking about Google post that I was showing you	2 3 4 5	assistant, help her run that office. Q Why is Ms. Perez's name on the on Ms. Cruz's sign on documents? A Because she processed her when she first came	9
2 3 4 5	(Deposition resumed.) BY MR. CUMMINGS: Q All right. So Ms. McKinnon, when we left off we were talking about Google post that I was showing you an Exhibit C and	2 3 4 5	assistant, help her run that office. Q Why is Ms. Perez's name on the on Ms. Cruz's sign on documents? A Because she processed her when she first came in. That's the only reason she would have to process	9
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2 3 4 5 6 7 8	(Deposition resumed.) BY MR. CUMMINGS: Q All right. So Ms. McKinnon, when we left off we were talking about Google post that I was showing you an Exhibit C and A Yes. Q we were also talking about caregivers and	2 3 4 5 6 7 8	assistant, help her run that office. Q Why is Ms. Perez's name on the on Ms. Cruz's sign on documents? A Because she processed her when she first came in. That's the only reason she would have to process her. When Ms. Cruz came arrived to the office	9
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	(Deposition resumed.) BY MR. CUMMINGS: Q All right. So Ms. McKinnon, when we left off we were talking about Google post that I was showing you an Exhibit C and A Yes. Q we were also talking about caregivers and certain documents that they have to sign. So, let me just show you some of the documents that I have. A Yes. Q I'm going to make this Exhibit D for the deposition record, so. (Thereupon, Plaintiff's Exhibit D was entered into the record.) BY MR. CUMMINGS: Q Okay. Now what I'm showing you is a 25 page	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	assistant, help her run that office. Q Why is Ms. Perez's name on the on Ms. Cruz's sign on documents? A Because she processed her when she first came in. That's the only reason she would have to process her. When Ms. Cruz came arrived to the office I'm assuming in Deerfield Beach because that's where she worked, she processed her, she interview her, she gave me the application and by the way, Ms. Perez is bilingual in English and Spanish and she parts of the application, so she signs it. Q Okay. Got it. And when so when you say process, process basically means that Ms. Perez carrie out the interview process for Cruz Valdivieso? A That's correct. Yes.	
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	(Deposition resumed.) BY MR. CUMMINGS: Q All right. So Ms. McKinnon, when we left off we were talking about Google post that I was showing you an Exhibit C and A Yes. Q we were also talking about caregivers and certain documents that they have to sign. So, let me just show you some of the documents that I have. A Yes. Q I'm going to make this Exhibit D for the deposition record, so. (Thereupon, Plaintiff's Exhibit D was entered into the record.) BY MR. CUMMINGS: Q Okay. Now what I'm showing you is a 25 page PDF document A Okay.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	assistant, help her run that office. Q Why is Ms. Perez's name on the on Ms. Cruz's sign on documents? A Because she processed her when she first came in. That's the only reason she would have to process her. When Ms. Cruz came arrived to the office I'm assuming in Deerfield Beach because that's where she worked, she processed her, she interview her, she gave me the application and by the way, Ms. Perez is bilingual in English and Spanish and she parts of the application, so she signs it. Q Okay. Got it. And when so when you say process, process basically means that Ms. Perez carrie out the interview process for Cruz Valdivieso? A That's correct. Yes. Q Okay. And going down to Appendix A, which is page 16 of the document that I'm showing you in	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	(Deposition resumed.) BY MR. CUMMINGS: Q All right. So Ms. McKinnon, when we left off we were talking about Google post that I was showing you an Exhibit C and A Yes. Q we were also talking about caregivers and certain documents that they have to sign. So, let me just show you some of the documents that I have. A Yes. Q I'm going to make this Exhibit D for the deposition record, so. (Thereupon, Plaintiff's Exhibit D was entered into the record.) BY MR. CUMMINGS: Q Okay. Now what I'm showing you is a 25 page PDF document A Okay. Q All VIP provided to us	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	assistant, help her run that office. Q Why is Ms. Perez's name on the on Ms. Cruz's sign on documents? A Because she processed her when she first came in. That's the only reason she would have to process her. When Ms. Cruz came arrived to the office I'm assuming in Deerfield Beach because that's where she worked, she processed her, she interview her, she gave me the application and by the way, Ms. Perez is bilingual in English and Spanish and she parts of the application, so she signs it. Q Okay. Got it. And when so when you say process, process basically means that Ms. Perez carrie out the interview process for Cruz Valdivieso? A That's correct. Yes. Q Okay. And going down to Appendix A, which is page 16 of the document that I'm showing you in Exhibit D	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	(Deposition resumed.) BY MR. CUMMINGS: Q All right. So Ms. McKinnon, when we left off we were talking about Google post that I was showing you an Exhibit C and A Yes. Q we were also talking about caregivers and certain documents that they have to sign. So, let me just show you some of the documents that I have. A Yes. Q I'm going to make this Exhibit D for the deposition record, so. (Thereupon, Plaintiff's Exhibit D was entered into the record.) BY MR. CUMMINGS: Q Okay. Now what I'm showing you is a 25 page PDF document A Okay. Q All VIP provided to us A Okay.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	assistant, help her run that office. Q Why is Ms. Perez's name on the on Ms. Cruz's sign on documents? A Because she processed her when she first came in. That's the only reason she would have to process her. When Ms. Cruz came arrived to the office I'm assuming in Deerfield Beach because that's where she worked, she processed her, she interview her, she gave me the application and by the way, Ms. Perez is bilingual in English and Spanish and she parts of the application, so she signs it. Q Okay. Got it. And when so when you say process, process basically means that Ms. Perez carrie out the interview process for Cruz Valdivieso? A That's correct. Yes. Q Okay. And going down to Appendix A, which is page 16 of the document that I'm showing you in Exhibit D A Yes.	
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	(Deposition resumed.) BY MR. CUMMINGS: Q All right. So Ms. McKinnon, when we left off we were talking about Google post that I was showing you an Exhibit C and A Yes. Q we were also talking about caregivers and certain documents that they have to sign. So, let me just show you some of the documents that I have. A Yes. Q I'm going to make this Exhibit D for the deposition record, so. (Thereupon, Plaintiff's Exhibit D was entered into the record.) BY MR. CUMMINGS: Q Okay. Now what I'm showing you is a 25 page PDF document A Okay. Q All VIP provided to us A Okay. Q And based on what I'm scrolling through here,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	assistant, help her run that office. Q Why is Ms. Perez's name on the on Ms. Cruz's sign on documents? A Because she processed her when she first came in. That's the only reason she would have to process her. When Ms. Cruz came arrived to the office I'm assuming in Deerfield Beach because that's where she worked, she processed her, she interview her, she gave me the application and by the way, Ms. Perez is bilingual in English and Spanish and she parts of the application, so she signs it. Q Okay. Got it. And when so when you say process, process basically means that Ms. Perez carrie out the interview process for Cruz Valdivieso? A That's correct. Yes. Q Okay. And going down to Appendix A, which is page 16 of the document that I'm showing you in Exhibit D A Yes. Q what exactly is this independent contractor	
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2

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1	to when t	the salaries	negotiated,	they put there,	it's
---	-----------	--------------	-------------	-----------------	------

- 2 written and they really -- she should have -- Ms. Perez
- should have put that a price, you know, whatever they
- negotiate it, it should have been put there. 4
- 5 With Medicare we really can't negotiate much
- 6 because Medicare doesn't negotiate.
- 7 Q Okay.
- 8 A So, you know.
- 9 Q And so -- sorry. So, in this particular
- 10 situation with Cruz Valdivieso, if she was negotiating
- 11 the price, where would that number be, would it be next
- 12 to HHA/CNA at the bottom?
- A That is correct. That's exactly where it 13
- should have been put right there. 14
- Q Okay. And if this document is blank, then 15
- 16 does that mean that Ms. Valdivieso was not working under
- 17 a specific rate of pay that she was supposed to be
- 18 receivina?
- 19 A You know, it's hard for me to tell because I
- 20 wasn't there and I don't know what Ms. Perez was
- 21 thinking, but as a manager and someone who runs the
- 22 office, this tells me that that Ms. Perez didn't follow
- 23 through, maybe she was being human that day she forgot
- or maybe her and Cruz didn't come to agreement. I don't
- 25 know, but was supposed to put a rate, was support to put

- 1 Q Okay.
 - That's normally the process.
- Does All VIP know if you Yanaris Perez explain 3
- the independent contractor agreement to Cruz Valdivieso

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- A I'm going to say, yes, because Ms. Cruz always
- spoke to us in Spanish.
- Q This document that I'm looking at on Page 24
- of 25, which has Bates Stamps Number 24, where -- this
- says, "Waiver of professional liability insurance." Does
- this tell you that Ms. Cruz Valdivieso was waiving the
- 12 professional liability insurance or that she was not?
- 13 A What this tells me is that me as a company, I
- will be safe. This tells me whether Ms. Cruz has
- insurance or not. This saves All VIP Care. That's what
- this document tells me because many times, you know,
- they buy the professional liability and they forget to
- renew their professional liability. 18
- 19 So, this document just tells me that as a
- company, as a business I am safe. 20
- 21 Q Okay. Meaning that if the home health aide,
- 22 in this case Ms. Cruz does not have professional
- liability insurance, that she's agreeing not to sue All
- VIP if she gets sued?
- 25 A If Ms. Cruz neglect to renew her policy, this

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- 1 something there whether it's a question mark. Many times
- when I would do this, I will put \$10 to \$15, you know, I
- 3 always put something.
- 4 So, that I can only tell you what I can, you
- 5 know, what they supposed to really be doing and why did
- she leave it blank? I don't know. I wasn't there. I ก
- wasn't privy to that. I didn't privy between her and
- Ms. Cruz, but was supposed to put something there. We're
- 9 not supposed to leave it blank.
- 10 Q Okay. Would Ms. Valdivieso start date be 11 considered the date that she signed these documents?
- 12 A No. But, you know, that's the day that pretty
- 13 that, you know, that she should, that she can definitely
- start, but sometimes they start before, it all depends
- 15 on the client. Sometimes the client brings them on, you
- 16
- know, and sometimes they come from other agencies.
- 17 So, we don't want to interrupt services, so we
- 18 let them, you know, work before signing the contract.
- but normally, they're supposed to come and fill out the
- 20 application and we talk to them.
- 21 We go over the duty, the client. You know,
- "Can you accept this assignment?" Yes or no? You know,
- we go over everything and then we put them and then we
- send them over to meet the client and then they begin
- 25 work.

- Page 73 tells everyone that she should not be suing me.
- 2 Q Okay. And are home health aides or let me put it like this. When people sign on to work with All VIP,
- are they required to fill out this waiver of
- professional liability insurance document?
- 6 A They don't have to. They don't have to sign
- 7 anything, but if they, you know.
- 8 Q Go ahead.
- If for example, she says I do not want to sign
- a waiver of professional liability insurance, then we
- tell her, well, then you must have, otherwise we cannot
- 12 put you on our roster and --
- 13 Q Got it.
- 14 -- send and give you job sites.
- 15 Okay. Understood. And then the last page in
- this Exhibit D is the independent contractor
- professional liability policy. 17
 - Does this document indicate to you that
- 19 Ms. Cruz did have professional liability insurance?
- A No, this document tells me that she's been 20
- 21 notified.
- 22 Q Just as she's been notified that she should
- 23 have.

- 24 That is correct. That she should have it and
- 25 that she needs to have it. It's the best thing to do.

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 74..77

Page 74

1	It's good	husiness	practice
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- 2 Q Is there any document that tells All VIP that
- 3 Ms. Cruz in fact did have professional liability
- 4 insurance while she was working with All VIP?
- 5 A I don't know because again, you know, she's in
- 6 a different office. So, that would be a good question
- 7 for Diana Ramirez and it'd be a very good question for
- 8 her.
- 9 Q Got it. Is there any document within these 25
- 10 pages of Exhibit D that explains how much Ms. Valdivieso
- 11 Cruz was actually being paid when she was a home health
- 12 aide?
- 13 A I will tell you that this document I did not
- 14 see that. However, I will tell you that I spoke to her
- 15 about that because if she negotiated her rate, yes, she
- 16 did.
- 17 She was asking for much more than what we
- 18 normally pay someone at that time working for Medicaid.
- 19 So, she got more than what she was supposed to get and
- 20 that I opposed.
- 21 Q Who did she -- who did Ms. Valdivieso Cruz
- 22 negotiate her rate with?
- 23 A With me and she told the office in Deerfield
- 24 Beach and it was brought to my attention.
- 25 Q Let me just bring that down for a second. So,

- 1 West Palm Beach a little bit more, it all depends.
- 2 Q Why did All VIP negotiate \$13 an hour with

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- 3 Ms. Cruz in particular?
- 4 A Because as independent contractor, she has
- 5 that right and she requested it. She said she wasn't
- 6 going to work for less. So, we negotiated a rate with
- 7 her
 - Q Was there any consideration made into her
- 9 previous experience?
- 10 A No because Medicaid doesn't take that into
- 1 account.
- 12 Q Okay. Did you know who Ms. Cruz Valdivieso
- 3 was before she started working with All VIP?
- 14 A No

15

- Q Do you know if All VIP received a
- 16 recommendation to hire Ms. Cruz Valdivieso, does she
- 17 come under any special, with any special
- 18 recommendations?
- 19 A I don't, but then Diana Ramirez she knows more
- 20 about this case then I do.
- 21 Q Don't know. Okay. Are All VIP employees
- 22 required to wear a uniform when they provide care in the
- 23 house?
- 24 A san independent contractor, they are not
- 25 require to wear uniforms. However, if the client

Page 75

- 1 did she negotiated her rate with you before she was
- 2 actually brought on to be a home health aide with All
- 3 VIP?
- 4 A I don't recall, I just remember. The rate was
- 5 negotiated.
- 6 Q How much did she negotiate her rate for?
- 7 A 13 an hour at that time. At that time, she
- 8 negotiate 13 an hour. You have to understand that at9 that time -- and I'm just giving you extra information
- 10 here --
- 11 Q Right.
- 12 A The reimbursement for Medicaid and you
- 13 cannot negotiate Medicaid, negotiate with Medicare,
- 14 okay, was only \$16 an hour and we negotiated with her 13
- 15 an hour.
- 16 Q Okay. Which mean -- which then meant that for
- 17 every hour service that Ms. Cruz worked, that All VIP
- 18 was only receiving \$3 an hour?
 - A That is correct.
- 20 Q What is the normal rate at home health aides
- 21 working with Medicaid charge or negotiate?
- 22 A Back then and again, it depends, like Miami
- 23 for instance, they might get minimum wage or they might
- 24 get \$9.

19

Normally in my area, Broward maybe 10 an hour,

- Page 77 requires them to wear uniform, the answer is yes.
- 2 Q So, sometimes clients require the home health
- 3 aides to wear a uniform in their house?
 - A Absolutely. And sometimes the clients do not
- 5 want them wearing uniform.
- 6 Q And for that reason does All VIP have some
- 7 type of uniform that home health aides can use?
- B A If the client wants to wear uniform, we tell
- 9 the caregivers to, you know, just buy the regular scrubs
- 10 that the Walmart sells, you know.
- 11 Q Okay. Is there any clothing that All VIP has
- 12 that has its logo or name on it?
- 13 A We do, but for in-house. We don't have that
- 14 for our caregivers. The independent contractors, no.
- 5 Q Who sets the schedule for the caregivers?
- 16 A That -- the schedule is set between two people
- 17 in this case and I'm going to be specific with this
- 18 case --

- Q Okay
- 20 A -- With this case, it's Humana, Humana Long
- 21 Term Care. The case manager will meet with the client
- 22 and family members.
- 23 They do what we call an assessment, a care
- 24 plan. They are the ones that schedule the schedule. So,
- 25 I'm going to say the case manager and the family or the

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	Page 78	Ι.	Page 80
1	client, they are the ones that came up with the	1	Q Does Humana get involved at all with the
Ι.	•	2	payment or the hourly rate that the home health aide is
3	and the family, the client.	3	being paid?
4	Q Got it. Okay. And how was their schedule	4	A No, because Medicaid does not negotiate rate.
5	then given to All VIP?	5	They're going to pay you what they're going to pay you
6	A Humana would then send it an authorization and	6	and you take it or not.
7	they'll call us up and then we'll do an intake and	7	Q Got it. So, even though this is a Humana
8	they'll tell us exactly what they want and now because	8	plan, it's still being paid out by Medicaid?
9	of HHAeExchange, will be in the computer.	9	A That is correct.
10		10	Q Okay. In the case of Ms. Cruz Valdivieso, did
11	, • • • • • • • • • • • • • • • • • • •	11	All VIP ever have to make contact with Humana?
12		12	(Thereupon, a short discussion was held off
13		13	record.)
14	A Let's see real quick here. He had Humana,	14	(Deposition resumed.)
15	•	15	BY MR. CUMMINGS:
16	Q Mr. ZK had Humana. Okay. And you previously	16	Q So, yeah. So, Ms. McKinnon, I believe the
17	• • • • • • • • • • • • • • • • • • • •	17	question I was in the middle of asking you was, once
18 19	•	18	Humana and the client come up with the schedule, how is
20	A I believe so	19	that scheduled then relayed over to the home health
21	Q Okay.	20	aide?
l	A they're the only ones that come to mind. At	21	A We call the aide and we tell them exactly what
22	•	22	the client needs. We have a form, you know, client, you
23	Q And so would Humana have met with Humana	23	know, the schedule is Monday through Friday from 09:00
24		24	to 05:00, you know, client need bathing, dressing, meal
25	involvement with the ZKs?	25	preparation, medication reminders, you know, are you
	Page 79		Page 81
1	A Yes. They are supposed to, yes. That's the	1	willing to do this?
2	norm.	2	Sometimes, you know, client needs client
3	Q And then the Humana case manager sends over a	3	and aide is willing to walk the dog, "Are you willing to
4	schedule and an authorization and at that point All VIP	4	do this?" Whatever it is and so, the aide will say yes
5	has to find the caregiver. Is that correct?	5	or no and then at that point that we send we call up
6	A That is correct. Sometimes the clients bring	6	the client and we tell the client, "We find aide whose
7	their caregivers and I don't know if that happened in	7	accepting your case, would you like to interview or
8	this case, I don't recall, but there'll be a good	8	should we just send her to start the case?"
9	question for Diana Ramirez. She would know.	40	Q Okay. All right. So, now let me show you
10	•	10	
11	· · · · · · · · · · · · · · · · · · ·	11	record.
12	A No.	12	(Thereupon, Plaintiff's Exhibit E was entered
13		13	into the record.)
14		14	A Okay.
15		15	BY MR. CUMMINGS:
16		16	Q Okay. Can you see the document that I'm
17	that are available and the service that needs to be	17	showing you on the screen right now?
18	provided?	18	A Oh, yes.
19	A Well, the caregiver has to meet federal and	19	Q All right. This is an eight page document.
20	state regulations. So, you know	20	A Okay.
21	Q Right.	21	Q It also has Bate stamps numbers, it just says

A -- Humana trusted us, I mean, I have a

23 contract with Humana where I'm going to follow State and

24 Federal regulations. So, they trusted me that I'm going

22

25 to do my job.

22 VIP docs 155 I believe, all the way down to 162. I'll

23 just go back to the first page and first, do you

24 recognize this document?

A Of course.

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12

17

22

6

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 82..85

Page 82

1 Q Ukay, How do you recognize	1	kay. How do you recognize it?	7
--------------------------------	---	-------------------------------	---

- 2 A Because it's HHAeXchange, it's what we use
- 3 every day
- Q And you already explained what HHAeXchange is-4
- 5
- 6 A The home care software.
- Q Right. Exactly. You already explained that.
- In this particular case we can see that the patient name
- here is a ZK C -- Cesar ZK.
- 10 We see a coordinator is Diana Ramirez and then
- when we look down on the schedule on this first pages 11
- 12 patient calendar, we can see that Friday, Saturday and
- Sunday are blocked off and they have Ms. Valdivieso
- Cruz's name. So, how would Ms. Valdivieso Cruz access
- 15 this calendar?
- Through her smartphone. I also think it's
- 17 important to mention that what you see on the screen,
- 18 that information you see there is predominantly put in
- 19 there by Humana, the insurance company.
- 20 Q And so the insurance company is regularly
- 21 updating the schedule that the patient is going to be
- receiving care on?
- 23 A They don't update the schedule. What they
- 24 update in there is the authorization --
- 25 Q Okay.

1

discipline. So, are you referring to this column here? A That's correct. That --

homemaking services.

Q Okay. So, --

13 -- and the next one, and the one next to it.

1 Friday or Saturday or Sunday a personal care, this

A So, Humana will know you are there.

2 client also gets companion care and this client also get

Q -- let's slow down for a second. So, it says

then we see a grid and the first column says contracts

and if we go over maybe about four columns, it says

on this first page, last three authorizations in blue,

14 Okay. So let me just stop for a second. What

Page 84

Page 85

15 is PCA stands for?

Q Okav.

- 16 Personal care
 - Q Personal care. Okay. And then COMP?
- 18 Α Companion.
- Got it. And HMK is homemaker? 19 Q
- 20 We're homemaking. Yes.
- 21 Homemaking. O
 - That's the same thing, homemaker, homemaking.
- For -- I noticed that Ms. Valdivieso Cruz's 23
- 24 name is not the only one that appears on the schedule.
- There's also somebody named Landa Pena Yanni, do we

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- A and the duties, the hours that we're going to perform each duties per week.
- Q And so the times that are on the schedule,
- those -- in the green boxes those are being inputted by
- a Humana employee as far as you know?
- 6 A Yes. Oh, I know.
- Okay. If those hours are definitely not being 7
- inputted by All VIP employee?
- 9 A The only thing we put in is down there what
- 10 you see in green, that H name, you know, the hours that
- she's working, that is inputted by All VIP Care, that
- 12 green that you see there.
- 13 Q Okay. But the parts that are in green are the
- 14 schedule as far as I'm concerned because it looks like
- 15 it's been --
- 16 A It is, but --
- 17 Q Say it again?
- 18 A It is, but what you don't see because you can
- open it up to see is that the authorization tells you
- 20 how many hours a week she's supposed to be working and
- 21 the duties.
- 22 Like T1019, she's supposed to be doing
- 23 personal care. And Humana will tell you there, of
- course, you can't see it, but in there you click on it
- 25 and it will tell you how many hours you do on Monday or

- know, is that All VIP employee? 1
- A At that time she was. I'm not sure she's
- still with us. By the time she was.
- Q So, All VIP has different caregivers providing
- services to the same patients sometimes?
 - A That is correct.
- Depending on what their specific skill set is? 7
- 8 Α No, depending on the --
- 9 Q No.
- 10 A -- caregivers -- no, because once a caregiver
- comes on board, they got the skills. This is depending
- on who is willing to work the hours or take on that 12
- 13

- Q Excellent. Okay. Understood. Got it. Okay. 14
- And so, Ms. Valdivieso Cruz theoretically should be able
- to provide the personal care, the companion care and the
- homemaker care?
 - A Absolutely.
- 19 Q The same with Ms. Pena, Landa Pena. It's just
- 20 who works the hours that authorized.
- 21 A Yes.
- 22 Q Is that correct? Okay. And the only thing
- that All VIP is doing is assigning the slots that the
- caregiver is going to work based on the hours that
- 25 Humana already authorized?



6

7

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 86..89

Page 86

Humana and the clients. Remember --

2 O And the client.

3 -- this is not just Humana. Humana is going

4 to operate based on their assessment with the client and

- their family members.
- Q Okay. Understood. Now I'm looking at this
- 7 first sheet and we go over a few more columns to where
- 8 it says max.
- 9 Then we see numbers. We see 285 for personal
- 10 care, 150 for Companion Care and what 710 for Homemaker.
- 11 what is that max column referring to?
- 12 A That means the most they can do. For his
- case, he -- for personal care that the first one, he was
- 14 authorized from May 19th, 2022 to July 26th, 2022.
- 15 We were authorized to provide him five hours
- 16 of personal care every Monday through Friday and two
- 17 hours every Saturday and Sunday. Member prefers
- 18 language Spanish.
- 19 Those are the instructions in the computer
- 20 that you cannot see that Humana specifically sent over.
- 21 Q Okay. Understood. And the 285, what does
- 22 that referred to?
- 23 A That's the unit's hours, you know, the most
- 24 that we can schedule because, you know --
- 25 Q Yeah.

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- 1 A Yeah.
- 2 Okay. So from May 19th, 2022 to July 26th,
- 3 2022, Mr. ZK was authorized for a total of 285 hours of
- personal care?
- 5 During that timeframe, yes.
- 6 Got it. And then All VIP is just determining
- 7 which caregivers came to fulfill that -- those hours
- 8 based on the schedule they can work?
- 9 A To say that we determine, it's not 100%
- 10 accurate because we refer the caregiver over to the
- 11 client and it's up to the client to decide if they want
- to keep that caregiver or not and then, you know, and in
- this case Diana Ramirez would know more because maybe 13
- 14 this aide was referred to us by the client, I'm not 100%
- 15 sure.
- 16 So, that will be an excellent question for
- 17 Diana. However, my point here is that this is
- determined, it's mutual parties involved here. 18
- 19 When we refer a client a caregiver over and
- 20 they stay with the case, it's because the client agree
- to it, it's not because we say so in other words.
- 22 Q Okay. Right, I understand that part, but you
- 23 did mention that the green portions of this document
- where the schedule is, so for example, where -- on the
- 25 Friday which is I think July 1st based on the calendar

- Page 88 that I'm looking at here, it says S and then there's a
- colon and then 300 to 500, What does that stand for?
 - A That's military time.
- 4 Q Right. I got it. So, I understand that, but
- what does the S stand for?
 - The S is schedule.
- Q Schedule. Okay. And then what is V stands
- for under that?
- The visit.
- 10 Q What does that mean? What's the difference
- 11 between those two?
- 12 A It's, I guess it's just a way the program was
- written, you know, the software. It's the visit.
- 14 It's -- in other words, it was confirmed.
- 15 That V tells me that we received -- when you
- see it in green and the way you see it there, that tells
- me that we -- that the visit was confirmed, that we --
- either -- the caregiver either clocked in or clocked out
- 19 or that we received the timesheet and we confirm that
- 20 manually in the office and that's what that means.
- 21 Q Okay. And so what I'm looking at here this
- 22 patient calendar, is this a calendar that's created
- 23 before the services provided to the client or is it only
- afterwards to confirm that these hours are actually
- worked by the caregiver?

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- A They could possibly created immediately. The
- moment that we start services, they have to because
- remember, we have to follow Medicaid guidelines.
- 4 It is this new EVVs compliance that we have to
- 5 comply with, this new rule.
- 6 So, when you provide services to Medicaid
- clients, the caregiver has to clock in and clock out.
- So, how can she clock in and clock out if we don't have
- a schedule for?
- 10 So it has to be done immediately. That's, you
- know, that's the plan. It has to be done immediately.
- So when the caregiver arrives to the client's home, she
- has the ability to clock in and clock out and she
- conduct, you know, she clicks, you know, bathing,
- dressing, whatever she did all the tasks that she
- performed while she was with the client within that 17 timeframe, she registered that.
- 18 Q And so, basically what I'm learning after --
- let me ask you a question. By looking at Page 2 of the
- same patient calendar for Mr. ZK, does this page
- indicate that Mr. ZK had multiple caregivers assigned by
- 22 All VIP?

- Yes, he had multiple caregivers.
- 24 And the patient had to approve all of these
- 25 caregivers?



CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 90..93

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1	Α	That's correct.	And if they	don't and if
	\sim	mais comeci.	WILL II REA	uon canu n

- 2 they're not happy, they let us know immediately and we
- 3 work on it to change the situation and if we cannot meet
- 4 their expectations, then we call the case manager and
- 5 the case manager will refer this client to another
- 6 agency.
- 7 Q Okay. And when you say case manager, in this
- 3 case you mean the case manager for Humana?
- 9 A That's correct.
- 10 Q Right. Okay. And do home health aides use
- 11 this HHA patient schedule to confirm that they're being
- 12 paid the correct amount of money?
- 13 A No, but it ties to their money because it's--
- 14 because they're saying they weren't. So, that ties to
- 15 the payroll.
- 16 Q Is there a way that a home health aide can log
- 17 hours through this home health exchange patient calendar
- 18 that they did not actually work?
- 19 A They have to be in a home. So, is PPS. So, I
- 20 mean, they could I guess if they're in the parking lot,
- 21 I mean, they can, you know, and they get the signal
- 22 perhaps. If they're a block away, yeah, they can
- 23 perhaps, but it's really GPS and we can open it up and
- 24 we can see, we can see where they clocked in and clocked
- 25 out.

1

Page 91

- So, let's say they clocked in or clocked out a
- 2 mile away then we know they're not with the client in
- 3 their homes doing, you know, performing the duties.
- 4 Q And the GPS is tracking the phone?
- 5 A It's tracking their location, where you are.
- 6 Q Right, but through their phone, correct?
- 7 A That's correct I guess. Yeah.
- Q Okay. Or do you know if HHAeXchange is just
- 9 tracking where the person is logged in, what if they are
- 10 on a computer in the client's home and login in that
- 11 way?
- 12 A No, they cannot log in from the computer,
- 13 that's not my understanding. No. They have to do it
- 14 from either the landline phone number and remember that
- 15 phone number has to be in here, in their client file in
- 16 HHAeXchange. So, they just can't call from any number,
- 17 you know, so --
- 18 Q Okay.
- 19 A -- and they have that cell phone, that cell
- 20 phone is tied to them. So, whenever they clock in and
- 21 clock out from the smartphone, trust me, that GPS is
- 22 going to tell us where they are.
- 23 Q Got it. And looking back at Page 1 of Exhibit
- 24 D here, the home phone under Mr. ZK's name would be the
- 25 fandline that's registered to the HHAeXchange?

- 1 A Yes. I remember that's pretty much put in
- 2 through Humana. So, that phone number --
- 3 Q Right.
- 4 A -- you see there, Humana puts it in.
- 5 Q So, in that case, the home health care aide
- 6 would have to ask the patient, "Can I please use your
- 7 phone so that I can clock in and clock out at these
- 3 times?"
- A That is correct, but also the client should
- 10 know. The clients also -- clients should be aware of
- 11 this.

15

17

- 12 Q Does -- let me take this down. Does All VIP
- 13 provide any cellular phones for its home health aides?
- 14 A No, we do not.
 - Q Does All VIP provide any laptops or computer
- 16 equipment to home health aides?
 - A No, we do not.
- 18 Q Does All VIP require its home health aides to
- 19 use any particular -- I thought I took this now. Sorry
- 20 about that. I thought that was down. Let me repeat
- 21 that question.
- 22 Does home -- does All VIP provide any
- 23 equipment to home health aides that they are required to
- 24 use when administering patient care?
- 25 A No, we do not require, unless of course, the

Page 93

Page 92

- 1 insurance company requires that, but no, we do not.
- 2 Q What types of equipment do home health aides
- 3 need to take with them to a patient's home to provide
- 4 the care that they provide?
- 5 A If let's say for example we need to monitor
- 6 maybe the blood pressure of the client, the caregiver
- will be told.
- 8 Many times the patient will have that
- 9 equipment in their home and they just help the client,
- 10 you know, put it on the wrist, you know, but that's
- 11 pretty much it, I mean, a caregiver -- again, remember
- 12 these are non-medical service. So, they really don't
- 13 need equipment.
- 14 Q Generally -- well, let's stick with -- no,
- 15 let's -- just generally speaking for home health aides,
- 16 how often do they have to come into any one of All VIPs
- 17 offices for any reason?
 - A They don't have to come at all, just in the
- 19 beginning so we can make them.
- 20 Q Once a home health aide is assigned to a
- 21 client by All VIP, it's just the home health aide's
- 22 responsibility to make their appointments, clock in and
- 23 clock out and I guess they get paid through what, mostly
- 24 direct deposit?

18

25 A Mostly, yes. We don't speak to them unless we



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CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 94..97

	Wickinion, Eiz	VII.	1 agcs 045
1	Page 94 have to. We keep communications open with the client,	1	Page 96 Q Is there a database that All VIP has that
2	not the caregiver.	2	shows the number of clients that Ms. Cruz Valdivieso was
3	Q In each All VIP office, whose job is it to	3	assigned to?
4	keep communication with the clients?	4	A There's a home care software, yes.
5	A The administrators or even the care	5	Q Would that software also tell somebody how
6	coordinators. It's always good it's always good to	6	many hours Ms. Cruz was designated to work for each of
7	monitor your services, you know, its good business	7	the clients?
8	practice, you know. Common sense.	8	A It tells you how many hours she worked.
9	Q How often does All VIP recommend that client	9	Q How many hours she work. Okay. Like actually
10	contact take place?	10	worked by clocking in and clocking out?
11	A When it's necessary.	11	A Or based on her timesheet and in this case
12	Q The do the All VIP home health aides have a	12	it's going to be based on her timesheet because she did
13	contractual relationship with the client?	13	not clock in and clock out.
14	A Contractual, I don't think so, unless you have	14	Q Are you saying that Ms. Valdivieso Cruz never
15	a specific question. I don't. Contractual, I don't	15	clocked in and out using HHAeXchange?
16	think so.	16	A Yeah, I'm going to say that. I'm 95% sure.
17	Q Does All VIP patients have a contractual	17	Q Did Ms. Valdivieso Cruz provided an
18	relationship with All VIP. Is that right?	18	explanation for why she was not clocking in and clocking
19	A They do. They do because we have them sign a	19	out?
20	contract. In fact, any agency they go to, they have to	20	A To me, not really. I don't know if she
21	sign a contract, it's not just All VIP. It's practice	21	again, that will be more Diana Ramirez. Me personally,
22	in the business.	22	I know that when they, you know, when they start saying
23	Q Okay. And so the way it works is that, All	23	stuff all, you know, knowing into the service or what
24	VIP has a contractual relationship with its caregivers,	24	have you, I tell them no.
1			
25	like Cruz Valdivieso, correct?	25	There's no excuses here because Medicaid
25	Page 95	25	There's no excuses here because Medicaid Page 97
1	Page 95 A Correct.	1	Page 97 guidelines are there to stay and we have to follow them
1 2	Page 95 A Correct. Q In the form of an independent contractor	1 2	Page 97 guidelines are there to stay and we have to follow them and I cannot have an excuse and so I end the
1 2 3	Page 95 A Correct. Q In the form of an independent contractor agreement?.	1 2 3	Page 97 guidelines are there to stay and we have to follow them and I cannot have an excuse and so I end the conversation immediately and I just tell them come here,
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A As far as I know, yes.

25

24 was assigned to, were they all have Medicare clients?

A I believe she was direct deposit. I believe

25 she was.

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CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 98..101

	Mckinnon, Liz	on 05/16/2023 Pages 98101
	Page 98	Page 100
	1 Q Who would know that answer for sure?	1 Q Okay. All right. And did All VIP make gross
	A I can check real quick here, I mean. Diana,	2 earnings of at least \$500,000 in 2020?
	3 but I believe she was, I can see if I can bring her up	3 A I'm sorry, there's someone out there with
	4 real quick or if you have a pay stub, we can check from	4 the cutting the grass. Can you repeat that question?
İ	5 that too. It will have two Ds on the top.	5 Q Yes. Did All VIP make at least, gross
	Q Let me show you an exhibit	6 earnings of at least \$500,000 in 2020?
	7 A Little up.	7 A I cannot say yes or no to that.
	Q Hold on. Let me show you Exhibit F.	8 Q Why is that?
.	(Thereupon, Plaintiff's Exhibit F was entered	9 A I would have to because Medicaid has a bad
	0 into the record.)	10 habit of not paying. So, I would have to check to see
	1 BY MR. CUMMINGS:	11 if that's true or not.
}	2 Q Okay. I'm now showing you	12 Q Your answer might be the same, but I'm going
- 1	3 A That is direct deposit. You see the	13 to go through and just ask for a couple other years
	•	14 also. All right. Did All VIP made gross earnings of at
	5 A two Ds up there	15 least \$500,000 in 2021?
	6 Q Yeah.	16 A For this one client?
	7 A She's direct deposit.	17 Q No, just in general.
	8 Q Okay. Let me just for the record explain what	18 A In general, all my clients?
1	9 we're looking at. So, I'm now showing Ms	19 Q Right, exactly. Yeah.
2	0 MR. CUMMINGS: I'm sorry, Madam Court	20 A I hope so.
2	1 Reporter. Are we up to Exhibit E or Exhibit F?	21 Q Okay. All right. Is there a reason why you
2	2 MR. GOLDBERG: Number F. I mean, letter F.	22 would think that 2021 All VIP paid at least \$500,000,
2	THE WITNESS: Yeah, I think F.	23 but you're not sure in 2020?
2	THE COURT REPORTER: Sorry, I couldn't unmute	24 A I am not sure because I'm thinking I'm
10	5 myself. F.	25 relating this to this client Cruz, but if you want me
4	o mysen. 1.	25 Tolding this to this short order, but if you want the
Ĺ	•	
-	Page 99 MR. CUMMINGS: F. Okay. Got it.	Page 101
	Page 99	Page 101 1 related in general, I can give you an answer.
:	Page 99 MR. CUMMINGS: F. Okay. Got it. BY MR. CUMMINGS:	Page 101 1 related in general, I can give you an answer. 2 Q Oh, yeah. No, it's not really in general, I
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CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 102..105

	MCKITTIOH, LIZ	on 03/10/2023 Fages 102100		
1	Page 102 continue the business.			
2	So, I'm going to say yes although I haven't	1 number on that document?		
3	we haven't file yet for '22.	2 MR. CUMMINGS: Yeah, good question. So, Page 3 1 is Bates 2, it says, "VIPdocs2-000002" and then		
4	Q As the owner of All VIP, are you the person	4 the second page is, "VIPdocs2-000003." So, it		
5	responsible for filing taxes for All VIP?	5 looks like Bates Stamp 2 and 3.		
6	A That is yes. Yes, I am.	6 MR. GOLDBERG: Yeah, a Bates number a Bates		
7	Q And you're use All VIP hires an accountant	7 does two. All right. Thank you for clarifying		
8	to help you with this status?	8 that, sir.		
9	A Yes. Yes, we do. I don't have to, but I do.	9 MR. CUMMINGS: No problem.		
10	Q Okay. All right. I understood. And did All	10 BY MR, CUMMINGS:		
11	VIP file taxes in 2020?	11 Q Okay. I'm sorry about that Ms. McKinnon. But		
12	A Yes.	12 please just read and let me know when you need me to		
13	Q Did All VIP file taxes in 2021?	13 move up and down?		
14	A Yes.	14 A Okay. Next page, please. Okay.		
15	Q Is your does your signature appear on the	15 Q Okay. Did you have an opportunity to finish		
16	text documents?	16 reading the statement?		
17	A I believe they do.	17 A Yeah. Yes.		
18	Q All right. Getting back specifically to Ms.	18 Q Okay. And so, let me just ask you a few		
19	Cruz Valdivieso. Let me show you what I'm marking as	19 questions about some of the things that have been made		
20	Exhibit G.	20 in the statement.		
21	(Thereupon, Plaintiff's Exhibit G was entered	21 First, do you have any personal knowledge of		
22	into the record.)	22 the facts that Ms. Ramirez is writing in this statement?		
23	A Okay.	23 A Well, 1, you know, the ones that I know for		
24	BY MR. CUMMINGS:	24 sure is that she wasn't clocking in and clocking out to		
25	Q Okay. I'm now showing you a document which	25 change, that she did call to state that she was missing		
	The state of the s	The straight fractions and sail to state after the fractions		
1	Page 103	· .		
l _	has this is a two page document which at the top says	1 money.		
2	has this is a two page document which at the top says statement for a Cruz Valdivieso and then at the bottom,	1 money. 2 It was now I realized it was Diana who told		
2	has this is a two page document which at the top says statement for a Cruz Valdivieso and then at the bottom, it's signed by Diana Ramirez on August 8th,	1 money. 2 It was now I realized it was Diana who told 3 me that she was working those private hours with the		
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2

1 client --

Q Got it.

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 106..109

Page 106

Q Okay. And when a home health aide is working

2 hours that are outside of their authorization for the

- 3 insurance company authorization, then what is All VIP's
- 4 responsibility for compensating that home health aide?
- A They are not supposed to be doing that because
- 6 it's in the contract. They're not supposed to be
- 7 working privately for a client that we referred them to.
- 8 They are supposed to call the agency.
- 9 Q Got it. And what would All VIP consider
- 10 private hours?
- 11 A The aide working for the client privately
- 12 without notifying the agency, whether it's the aide or
- 13 the client, but the aide --
- 14 Q What is sorry. Go ahead.
- 15 A I'm sorry.
- 16 Q No. I'm sorry. Go ahead.
- 17 A The aide is not supposed to be working for our
- 18 clients privately and they're not supposed to be taking
- 19 our clients elsewhere either or stealing our clients in
- 20 other words.
- 21 Q Okay. Now when Humana authorizes when
- 22 Humana authorizes hours and then the client agrees to a
- 23 schedule, if the home health aide, in this particular
- 24 case Ms. Cruz is working during those hours that the
- 25 client approved, are they still considered private

- 3 A that's private hours, 10 hours are private
- 4 hours. That's usually how we know what's happening.
 - Q Got it. Okay. And so the extra 10 hours that
- 6 the home health aide is working, if they're getting paid

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- 7 on the side by the client, let's say, "Privately," then
- 8 are they -- is the home health aide then in breach of
- 9 contract with All VIP?
- 10 A Yes, because I like what you said, she's
- 11 getting paid on the side, under the table. No, you're
- 12 not allowed to do that and yes, they are in breach of
- 13 contract, absolutely.
- 14 Q And so, the documents that we looked at before
- 15 Ms. Valdivieso Cruz's on boarding documents, do they
- 16 explain that that situation that we just talked about
- 17 with private hours and being paid privately by the
- 18 client are a breach of the contract with All VIP?
- 19 A It's in the contract and not only it's in the
- 0 contract, but her been an aide for so long, X amount of
- 21 years and working for so many other agencies which I can
- 22 prove, tells me that she knows, bottom line, she's
- 23 aware.
- 24 Q Besides Mr. ZK, do you -- does All VIP have
 - other clients who Ms. Valdivieso Cruz apparently worked

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- 1 hours?
- A Wait, I'm sorry. Can you rephrase, can you
- 3 repeat that question? I'm sorry.
- 4 Q Yeah, let me just give an example. So for
- 5 example, let's say Humana approves, you know, however,
- 6 you know, 300 hours in a certain period and then the
- 7 client says, "Okay. Well, I want to be seen Friday,
- 8 Saturday and Sunday" and then All VIP does not set the
- 9 home health data for particular Friday, Saturday and
- 10 Sunday, you know, let's just say it's the first, second
 11 and third, happened to be Friday, Saturday and Sunday,
- 12 but the caregiver works those days, are they still
- 13 considered private hours that first, second and third
- 14 day of the week or of the month?
- 15 A It all depends because if they work those
- 16 hours that we have authorization from Humana, they know
- 17 they're not private --
- 18 Q Okay.
- 19 A -- that's Humana, you know.
- 20 Q Okay. So, private hours are essentially just
- 21 any hours that are not on the patient calendar schedule
- 22 that we saw?
- 23 A No, I would say private hours are hours, like,
- 24 in other words, if Humana gives his client 50 hours a
- 25 week, right, if aide work 60 hours a week with that

- 1 private hours for?
- 2 A Not that I'm aware, only this couple. She had
- 3 a good relationship with them and it's my understanding
- 4 also that she hired you, but I don't know if that's true
- 5 or not, but and that she had a good relationship with
- 6 them.
- 7 Q Okay. And does All VIP claim that
- 8 Ms. Valdivieso took some of its clients?
- A She took these two for sure and she was trying
-) to take the third one and she called the office and
- 1 alerted us to it because they were neighbors, I guess,
- 12 yeah, neighbors, she was going over there and knocking
- 13 on her door and pretty much harassing the client and
- 14 demanding the client to leave All VIP care for X, Y and
- 5 Z reasons and then she went to the, you know, to a
- 16 secret family and she started problems with them and
- 17 that's why you see that that is you on Google review
- 10 haarraa aharraa 21 ---- 11 --- -- 12 --- --- 13 ----
- 8 because she went over there and she started to pop.
- 19 Q Now when you said that she took these two20 clients, I thought you were referring to the ZKs, who
- 21 are the neighbors that you're referring to?
- 22 A There is a neighbor that she has that she was
- 23 working for and I think it's in that letter, but let me
- 24 see if I see the name of that client here, was it
- 25 Menendez or something?

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 110..113

1	O	l'm	nullina	hack	un	Exhibit
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- 2 A Where was it? Let's see.
- 3 Q -- G, the statement from Ms. Ramirez. Do you
- 4 know if the neighbor that you're referring -- the
- neighbor of Ms. Cruz Valdivieso?
- 6 A There it is, Angela Menendez. Do you see it
- 7 right there?
- 8 Q Right.
- 9 A That's her.
- 10 Q Angela Menendez was Ms. Cruz's neighbor?
- 11 A Yes, I believe so.
- 12 Q Okay.
- 13 A The neighbor and also a client of ours, I'm
- 14 just going to confirm just to make sure. I don't
- 15 really, you know, deal with the Broward office that
- 16 much, but I believe that she was our client and a
- 17 neighbor. There was a neighbor, but she was knocking on
- 18 her door.
- 19 Q Okay. And that neighbor if it was Angela
- 20 Menendez, was also an All VIP client?
- 21 A Correct. And Diana Ramirez will know more
- 22 about that.
- 23 Q Does All VIP claim that Ms. Valdivieso Cruz
- 24 violated her non-compete agreement by taking Ms.
- 25 Menendez?

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- 1 A She -- I don't think she took Ms. Menendez, I
- 2 don't think, but she did take the ZK, both of them. She
- 3 took them to another agency.
- 4 Q Besides Cesar ZK and I guess his wife or
- 5 whoever the other client was --
- 6 A Yeah, Yolanda, Yolanda I think.
- 7 Q Okay. So Yolanda and Cesar ZK, does all the
- 8 IP claim that Ms. Valdivieso Cruz took any other of its
- 9 clients?
- 10 A I don't recall any other, that would be a good
- 11 question for Diana. I just know that these two for
- 12 sure.
- 13 Q And when All VIP says that Ms. Valdivieso Cruz
- 14 took these clients, what exactly is the allegation
- 15 there?
- 16 A There's no allegation. She did it. She took
- 17 the two clients, I believe it was senior nannies. I
- 18 have it all written down somewhere.
- 19 She went and she took them to another agency
- 20 that they want to hear and they call the case manager at
- 21 Humana and Humana case manager transferred everything
- 22 over to the new agency.
- 23 Q And what exactly -- what part of
- 24 Ms. Valdivieso Cruz's contract with All VIP that she
- 25 violated by doing that?

- Page 110 Page 112

 1 A She can't steal our clients. She can't take
 - 2 our clients to someplace else. It's in there, you can't
 - 3 do that.
 - 4 Q Do the clients have the ability to cut off
 - 5 their contract with All VIP at any time?
 - 6 A That's right, they can.
 - Q And why does All VIP think that Ms. Valdivieso
 - 8 Cruz encouraged or I guess told the ZK's to go to
 - 9 another agency rather than it just be the Zk's on
 - 10 choice, personal choice?
 - 11 A You know, that's probably a good question for
 - 12 Ms. Cruz, but she did do that. She went to the clients
 - 13 and she started issues, just like she went to the other
 - 14 client, Ms. Menendez I believe and she started telling
 - 15 them stories and not only she do that, she also went to
 - 16 the other caregivers on the case and started issues too.
 - 17 She was the one that started everything.
 - 18 She got the clients all upset. In fact, I
 - 19 believe the client even paid her out of pocket. She got
 - 20 the client so upset that I believe they, like I said,
 - 21 they did a Google review, the negative Google review
 - 22 which was terrible and then I believe they hire your
 - 23 services.
 - 24 Q Right. But when you said that, let me just
 - 5 break this down. That Ms. Valdivieso Cruz told clients
 - Page 113
 - 1 to complain about All VIP, what is your basis of
 - 2 information for that statement?
 - 3 A From what I hear from the clients and from the
 - 4 caregivers.
 - 5 Q So are you saying that after the ZK's
 - 6 transferred to another agency, that All VIP still had
 - 7 contact with them?
 - 8 A With the clients?
 - 9 Q Right.
 - 10 A I don't think we have much contact with them,
 - 11 but again, you know, Diana will be -- she would have
 - 12 more contact with them then I would have, I don't
 - 13 recall, maybe I did. I'm not sure if I did regarding
 - 14 pay. I don't remember. I'm sorry.
 - 15 Q Okay. Now what I want to find out is did, you
 - 16 know, the ZK's, Yolanda or Cesar personally tell you or
 - 17 somebody else that Diana -- I'm sorry, that Ms. Cruz
 - 18 Valdivieso told them to leave All VIP?
 - 19 A She -- not with me, but I guess, but she
 - 20 definitely mentioned that to the other aides on the
 - 21 case.
 - 22 This is how we found out. She went to the
 - 23 other aides on the case and she said to them, "Listen,
 - 24 go register a Senior Nanny because we're taking this
 - 25 case and if you want to come with us and you want to

CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 114..117

Page 114

continue working	here, call	Senior	Nannies."	

- 2 Q So, Senior Nannies is another agency?
- 3 Nurse registry, yes.
- 4 Nurse registry in competition with All VIP?
- 5 Well, I guess you could call it competition,
- but. Yeah, because they do the same thing we do.
- Q Okay. Had you heard of Senior Nannies before
- 8 Ms. Valdivieso Cruz started working with All VIP?
- A Sure, for Senior Nannies. They've been around 10 for a long time.
- 11 Q Okay. And when you said other aides, you
- 12 meant home health aides working for All VIP told you
- 13 that Ms. Valdivieso Cruz was trying to get them to come
- 14 over to Senior Nannies?
- 15 To be specific and accurate, I'm talking about
- 16 caregivers on the same case as Ms. Cruz, on the same
- 17 case with the CKs.
- Would some of those caregivers that you're 18
- referring to be on that schedule that I showed you 19
- earlier such as --20
- 21 They could be. Yes, they should be.
- 22 Did you speak to those caregivers personally?
- 23 A I think I did. I think there was one that I
- spoke to and I -- and the reason I say that is because I
- remember saying to one of them and also I spoke to

Page 115

- 1 Diana. I remember saying to her, "Listen, you know, if
- you're going to be stealing my clients, we're going to
- 3 remove you from the roster, you know, and you're in
- breach of contract and I can't have," you know and she
- said, I believe she, you know, she understood and I
- 6 believe she said she wasn't going to do that.
- Q That's a conversation that you personally had 7 8 with Ms. Valdivieso?
- A Right, that I have with one of them. With one
- 10 of them. With one of the aides. I just came --
- 11 Q Oh, with one of the aides?
- 12 One of the aides that I had a conversation.
- 13 Q One of the aides. Okay. Now did you --
- 14 A And Diana, I also had the conversation with
- 15 Diana Rodriguez as well, I mean, Diana Ramirez as well.
- 16 I did not want to keep aide that was stealing
- our clients. That were in breach of contract, I did not 17
- 18 want to keep them on the roster.
- Q Okay. Did All VIP have to terminate the 19
- employment of any other home health aide that worked on 20
- the same clients as Ms. Valdivieso Cruz due to this 21
- 22 stealing client's issue?
- 23 A If they steal clients, we do terminate them.
- 24 We do. We remove them from the roster. In this case it
- was very simple because the client left with the aide,

- 1 but let's just suppose that the client doesn't leave,
- 2 what we do is we will allow this -- we will allow this
- aide to remain with the client, but we won't give her
- any new clients, if I'm making myself clear because --

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- Q No, I understand.
- -- remember, we do not order the independent
- contractors, okay, we don't give them orders. Okay. But
- -- so we have to focus on the client. If the client
- tells me, "That's the aide I want," I have to give them
- that aide. 10
- 11 The only time that I say no, this aide does
- 12 not work for this agency is when they do not meet
 - federal and state guidelines.
- Q Okay. Understood. And now just getting back
- 15 to how All VIP knows that Ms. Valdivieso Cruz stole the
- ZK's away from All VIP, is that because another home
- health aide say that they knew they had that information
- or I just want to know how All VIP knows?
- 19 A I think there's a number of things, in other
- words, she behaved if I, you know, the fact that she
- 21 didn't take on the case.
- 22 The fact that Humana, Humana I believe
- confirmed it, I'm not 100% sure on that, the fact that
- the other aide spoke, the fact that the other clients
- spoke, she also wanted to get the other client to also

Page 117 go to the other agency, so there were numerous reasons

- why we came to that conclusion.
 - Q Okay. All right. You're aware that All VIP
 - sued Ms. Valdivieso Cruz in State Court, correct?
 - 5 A That's right. There was - yes --
 - 6 Okay. O
 - 7 -- breach of contract.
 - Q Right. Now without getting into any
 - conversations that you had with this attorney or your
 - previous attorney, why is All VIP -- I know you just
 - said breach of contract, but what one of the factual

 - reasons why All VIP is suing Ms. Valdivieso Cruz? 12
 - A The factual reason is because she took my 13
 - client to another agency and she was trying to take
 - another client. In addition to that, she wanted to also
 - pay the caregiver on the case to the other agency, that
 - 17
 - is factual, that is fact.
 - 18 Q Does All VIP claim that Ms. Valdivieso Cruz
 - 19 owes it any money?
 - Say that again? I'm sorry.
 - Does All VIP claim that Ms. Valdivieso Cruz 21
 - 22 owes it any money?
 - 23 To All VIP Care that she owes us money?
 - 24 Q Yes.

20

25 A Oh, yeah. She owes us money because we lost

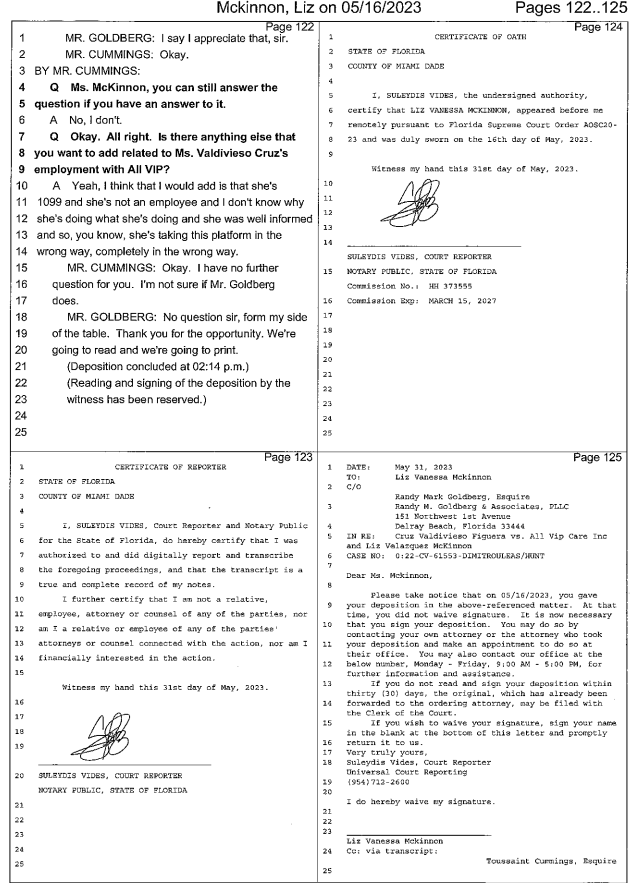


CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Pages 118..121

	Mckinnon, Liz	on	05/16/2023 Pages 11812
	Page 118 breach of contract.		Page 120
1		'	time?
2	Q How much money does Ms. Cruz owe All VIP?	2	A Absolutely. And why wasn't done, that's a
3	A We haven't come to that conclusion yet, but	3	question for Mr. Michael Garcia.
4	she definitely owes us a lot of money.	4	Q Michael Garcia, who's that?
5	Q And when you say a lot, like could you	5	A He was the one that was supposed to file the
6	ballpark that, is it in the 1000s, 10s of 1000s, 100s of	6	lawsuit. It was probably sitting on his desk.
7	1000s?	7	Q Oh, you're talking about All VIPs previous
8	A It's probably more than 30 grand. She owes us	8	counsel?
9	a lot of money.	9	A Um-hum.
10		10	
11		11	
12	• ,	12	
13	* * * * * * * * * * * * * * * * * * * *	13	
14		14	3 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
15		15	
16		16	
17	know, that Cruz is leaving and she's taking the clients,	17	
18	, , ,	18	3 3.
19	,	19	
20		20	•
21	Q Got it. And what attempts did All VIP make to	21	·
22		22	
23	·	23	•
24		24	
25	clients, you know, remember, the clients left without	25	Q Right. But when was he, I guess, you know,
	Page 119	-	Page 121
1	really telling us that we're leaving, you know. it's not	1	made aware of what was going on with Ms. Cruz, was she
2	like the client calls and say, "Hey, you know, I'm going	1	still on payroll?
3	to leave because you didn't pay her, you know."	3	A Immediately yeah. No, I don't think so.
4	They what they did was, they called the	4	Immediately when we noticed that she stole out client
5	case manager. So, it was and then I found out	5	and she move over and I had factual information, I got
6	through Diana and from the other aide on the case and	6	my people and I got my nose, I'm all documented, that's
7	the other client that it was true.		2.
8	Q Okay. And what is Ms. Valdivieso Cruz the	8	Q Okay. Got it. And
9	first home health aide that has allegedly taken clients		A Breach of contract.
	from All VIP?	10	Q Was that before Ms. Valdivieso Cruz filed her
11		11	lawsuit for over time?
12	·	12	• •
13	Ç	13	•
14	· ·	14	,
15		15	
16		16	A No, I think
17		17	•
18		18	
19		19	MR. CUMMINGS: I never got that objection
20		20	before, Counsel, but, okay. I'm just
21		21	MR. GOLDBERG: Yeah.
22		22	
23		23	· · · ·
24	Q Are All VIP intend to file a lawsuit against	24	MR. GOLDBERG: I appreciate that, sir.

25 Ms. Valdivieso Cruz before she filed her lawsuit over 25

MR. CUMMINGS: What did you say?



Case 0:22-cv-61553-WPD Document 54-2 Entered on FLSD Docket 07/14/2023 Page 116 of CRUZ VALDIVIESO FIGUERA vs ALL VIP CARE INC. AND LIZ VELAZQUEZ MCKINNON Mckinnon, Liz on 05/16/2023 Page 126

Г	Page 126	
1	Brrata Sheet	
2		
3	NAME OF CASE: CRUZ VALDIVIESO FIGUERA VS ALL VIP CARS INC. AND LIZ VELAZQUEZ MCKINNON	
4	DATE OF DEPOSITION: 05/16/2023	
5	NAME OF WITNESS: Liz Mckinnon	
6	Reason Codes:	
7	I. To clarify the record.	
8	2. To conform to the facts.	
9	3. To correct transcription errors.	
10	Page Line Reason	
	From to	
12		
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19	From to	
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22	Page Line Reason	
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Case 0:22-cv-61553-WPD Document 54-2 Entered on FLSD Docket 07/14/2023 Page 117 of 144

DATE: JUNE. 24, 2023

STATE OF FLORIDA:

COUNTY OF: Basumad.

REFERENCE: ALL VIP CARE, INC.

STATEMENT

I, ANGULA. G. MULEUDY, RESIDING AT 3670 5 U. 60 AM DAVIL FI 33014 GIVE THIS STATEMENT, VOLUNTARILY AND OF MY OWN FREE WILL. I HAVE NOT BEEN PROMISED ANYTHING FOR GIVING THIS STATEMENT, NOR HAVE I BEEN THREATEN OR PRESSURED INTO GIVING THIS STATEMENT. I SWEAR THAT THE FOLLOWING LISTED FACTS ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE.

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STATE OF FLORIDA COUNTY OF BROWNED.
Sworn to or affirmed and subscribed before me by means of physical presence or [] online notarization, this 24 day of July by August C. Muluscus.
Notary Public - State of Florida ISAACA RODRIGUEZ MY COMMISSION # HH 365420 EXPIRES: February 22, 2027
Personally Known or Produced 1. X
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Select Year: 2022 \$ ☐ Go

The 2022 Florida Statutes (including 2022 Special Session A and 2023 Special Session B)

Title XXIX

Chapter 400

View Entire Chapter

PUBLIC HEALTH NURSING HOMES AND RELATED HEALTH CARE FACILITIES

400.462 Definitions.—As used in this part, the term:

- (1) "Administrator" means a direct employee, as defined in subsection (9), who is a licensed physician, physician assistant, or registered nurse licensed to practice in this state or an individual having at least 1 year of supervisory or administrative experience in home health care or in a facility licensed under chapter 395, under part II of this chapter, or under part I of chapter 429.
- (2) "Admission" means a decision by the home health agency, during or after an evaluation visit to the patient's home, that there is reasonable expectation that the patient's medical, nursing, and social needs for skilled care can be adequately met by the agency in the patient's place of residence. Admission includes completion of an agreement with the patient or the patient's legal representative to provide home health services as required in s. 400.487(1).
- (3) "Advanced practice registered nurse" means a person licensed in this state to practice professional nursing and certified in advanced or specialized nursing practice, as defined in s. 464.003.
 - (4) "Agency" means the Agency for Health Care Administration.
- (5) "Certified nursing assistant" means any person who has been issued a certificate under part II of chapter 464.
- (6) "Client" means an elderly, handicapped, or convalescent individual who receives companion services or homemaker services in the individual's home or place of residence.
- (7) "Companion" or "sitter" means a person who spends time with or cares for an elderly, handicapped, or convalescent individual and accompanies such individual on trips and outings and may prepare and serve meals to such individual. A companion may not provide hands-on personal care to a client.
 - (8) "Department" means the Department of Children and Families.
- (9) "Direct employee" means an employee for whom one of the following entities pays withholding taxes: a home health agency; a management company that has a contract to manage the home health agency on a day-to-day basis; or an employee leasing company that has a contract with the home health agency to handle the payroll and payroll taxes for the home health agency.
- (10) "Director of nursing" means a registered nurse who is a direct employee, as defined in subsection (9), of the agency and who is a graduate of an approved school of nursing and is licensed in this state; who has at least 1 year of supervisory experience as a registered nurse; and who is responsible for overseeing the professional nursing and home health aid delivery of services of the agency.
- (11) "Fair market value" means the value in arms length transactions, consistent with the price that an asset would bring as the result of bona fide bargaining between well-informed buyers and sellers who are not otherwis in a position to generate business for the other party, or the compensation that would be included in a service agreement as the result of bona fide bargaining between well-informed parties to the agreement who are not otherwise in a position to generate business for the other party, on the date of acquisition of the asset or at the



- (12) "Home health agency" means a person that provides one or more home health services.
- (13) "Home health agency personnel" means persons who are employed by or under contract with a home health agency and enter the home or place of residence of patients at any time in the course of their employment or contract.
- (14) "Home health aide" means a person who is trained or qualified, as provided by rule, and who provides hands-on personal care, performs simple procedures as an extension of therapy or nursing services, assists in ambulation or exercises, assists in administering medications as permitted in rule and for which the person has received training established by the agency under this part, or performs tasks delegated to him or her under chapter 464.
- (15) "Home health services" means health and medical services and medical supplies furnished to an individual in the individual's home or place of residence. The term includes the following:
 - (a) Nursing care.
 - (b) Physical, occupational, respiratory, or speech therapy.
 - (c) Home health aide services.
 - (d) Dietetics and nutrition practice and nutrition counseling.
 - (e) Medical supplies, restricted to drugs and biologicals prescribed by a physician.
- (16) "Home infusion therapy" means the administration of intravenous pharmacological or nutritional products to a patient in his or her home.
- (17) "Home infusion therapy provider" means a person that employs, contracts with, or refers a licensed professional who has received advanced training and experience in intravenous infusion therapy and who administers infusion therapy to a patient in the patient's home or place of residence.
- (18) "Homemaker" means a person who performs household chores that include housekeeping, meal planning and preparation, shopping assistance, and routine household activities for an elderly, handicapped, or convalescent individual. A homemaker may not provide hands-on personal care to a client.
- (19) "Immediate family member" means a husband or wife; a birth or adoptive parent, child, or sibling; a stepparent, stepchild, stepbrother, or stepsister; a father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, or sister-in-law; a grandparent or grandchild; or a spouse of a grandparent or grandchild.
- (20) "Medical director" means a physician who is a volunteer with, or who receives remuneration from, a home health agency.
- (21) "Nurse registry" means any person that procures, offers, promises, or attempts to secure health-care-related contracts for registered nurses, licensed practical nurses, certified nursing assistants, home health aides, companions, or homemakers, who are compensated by fees as independent contractors, including, but not limited to, contracts for the provision of services to patients and contracts to provide private duty or staffing services to health care facilities licensed under chapter 395, this chapter, or chapter 429 or other business entities.
 - (22) "Patient" means any person who receives home health services in his or her home or place of residence.
- (23) "Personal care" means assistance to a patient in the activities of daily living, such as dressing, bathing, eating, or personal hygiene, and assistance in physical transfer, ambulation, and in administering medications as permitted by rule.
 - (24) "Physician" means a person licensed under chapter 458, chapter 459, chapter 460, or chapter 461.
- (25) "Physician assistant" means a person who is a graduate of an approved program or its equivalent, or meets standards approved by the boards, and is licensed to perform medical services delegated by the supervising physician, as defined in s. <u>458.347</u> or s. <u>459.022</u>.
- (26) "Remuneration" means any payment or other benefit made directly or indirectly, overtly or covertly, in cash or in kind. However, if the term is used in any provision of law relating to health care providers, the term

does not apply to another that hat has an individual value of up to \$1,000 including, but the limited of a plaque, 121 of certificate, a trophy, or a novelty item that is intended solely for presentation or is customarily given away solely for promotional, recognition, or advertising purposes.

- (27) "Satellite office" means a secondary office of a nurse registry established pursuant to s. $\underline{400.506}(1)$ in the same health service planning district as a licensed nurse registry operational site.
- (28) "Skilled care" means nursing services or therapeutic services required by law to be delivered by a health care professional who is licensed under part I of chapter 464; part I, part III, or part V of chapter 468; or chapter 486 and who is employed by or under contract with a licensed home health agency or is referred by a licensed nurse registry.
- (29) "Staffing services" means services provided to a health care facility, school, or other business entity on a temporary or school-year basis pursuant to a written contract by licensed health care personnel and by certified nursing assistants and home health aides who are employed by, or work under the auspices of, a licensed home health agency or who are registered with a licensed nurse registry.

History.—s. 38, ch. 75-233; s. 2, ch. 81-318; ss. 62, 79, 83, ch. 83-181; s. 12, ch. 85-167; s. 1, ch. 87-123; s. 2, ch. 88-219; s. 1, ch. 88-323; s. 1, ch. 90-101; s. 31, ch. 90-306; s. 2, ch. 90-319; s. 25, ch. 91-57; s. 28, ch. 91-263; ss. 2, 23, ch. 93-214; s. 781, ch. 95-148; s. 56, ch. 95-228; s. 126, ch. 99-8; s. 1, ch. 99-332; ss. 102, 156, ch. 2000-318; s. 77, ch. 2000-349; s. 2, ch. 2005-243; s. 60, ch. 2006-197; s. 1, ch. 2008-246; s. 41, ch. 2012-160; s. 124, ch. 2014-19; s. 1, ch. 2015-66; s. 8, ch. 2016-145; s. 30, ch. 2018-106; s. 4, ch. 2020-9; s. 9, ch. 2020-156; s. 25, ch. 2021-51.

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The 2022 Florida Statutes (including 2022 Special Session A and 2023 Special Session B)

Title XXIX Chapter 400 View Entire Chapter

PUBLIC HEALTH NURSING HOMES AND RELATED HEALTH CARE FACILITIES

400.506 Licensure of nurse registries; requirements; penalties.—

- (1)(a) A nurse registry is exempt from the licensing requirements of a home health agency but must be licensed as a nurse registry. The requirements of part II of chapter 408 apply to the provision of services that require licensure pursuant to this section and ss. 400.509-400.518 and part II of chapter 408 and to entities licensed by or applying for such license from the Agency for Health Care Administration pursuant to this section and ss. 400.509-400.518. A license issued by the agency is required for the operation of a nurse registry. Each operational site of the nurse registry must be licensed, unless there is more than one site within the health service planning district for which a license is issued. In such case, each operational site within the health service planning district must be listed on the license.
- (b) A licensed nurse registry may operate a satellite office as defined in s. 400.462. The nurse registry operational site must administer all satellite offices. A satellite office may store supplies and records, register and process contractors, and conduct business by telephone as is done at other operational sites. Nurse registries may use signs and advertisements to notify the public of the location of a satellite office. All original records must be kept at the operational site.
- (c) A nurse registry must provide notice, in writing, to the agency at the state and area office levels, as required by agency rule, of a proposed change of address for an operational site or the opening of a satellite office. Before relocating an operational site or opening a satellite office, the nurse registry must submit evidence of its legal right to use the proposed property and evidence that the property is zoned for nurse registry use.
- (2) Each applicant for licensure and each licensee must comply with all provisions of part II of chapter 408 and this section.
- (3) In accordance with s. <u>408.805</u>, an applicant or licensee shall pay a fee for each license application submitted under this section and ss. <u>400.509-400.518</u>, part II of chapter 408, and applicable rules. The amount of the fee shall be established by rule and may not exceed \$2,000 per biennium.
- (4) A licensee that provides, offers, or advertises to the public any service for which licensure is required under this section must include in such advertisement the license number issued to it by the Agency for Health Care Administration. The agency shall assess a fine of not less than \$100 against a licensee that fails to include the license number when submitting the advertisement for publication, broadcast, or printing. The fine for a second or subsequent offense is \$500.
- (5)(a) In addition to the requirements of s. <u>408.812</u>, any person who owns, operates, or maintains an unlicensed nurse registry and who, after receiving notification from the agency, fails to cease operation and apply for a license under this part commits a misdemeanor of the second degree, punishable as provided in s. <u>775.082</u> or s. <u>775.083</u>. Each day of continued operation is a separate offense.
- (b) If a nurse registry fails to cease operation after agency notification, the agency may impose a fine pursuant to s. <u>408.812</u>.
- (6)(a) A nurse registry may refer for contract in private residences registered nurses and licensed practical nurses registered and licensed under part I of chapter 464, certified nursing assistants certified under part II of chapter 464, home health aides who present documented proof of successful completion of the training required by

rule Grane agency/and 55mpa/flors of providing these 97/4/2/2014 and registry shall ensure that each certified nursing assistant referred for contract by the nurse registry and each home health aide referred for contract by the nurse registry has presented credentials demonstrating that he or she is adequately trained to perform the tasks of a home health aide in the home setting. Each person referred by a nurse registry must provide current documentation that he or she is free from communicable diseases.

- (b) A certified nursing assistant or home health aide may be referred for a contract to provide care to a patient in his or her home only if that patient is under a physician's care. A certified nursing assistant or home health aide referred for contract in a private residence shall be limited to assisting a patient with bathing, dressing, toileting, grooming, eating, physical transfer, and those normal daily routines the patient could perform for himself or herself were he or she physically capable. A certified nursing assistant or home health aide may not provide medical or other health care services that require specialized training and that may be performed only by licensed health care professionals. The nurse registry shall obtain the name and address of the attending physician and send written notification to the physician within 48 hours after a contract is concluded that a certified nursing assistant or home health aide will be providing care for that patient.
- (c) When a certified nursing assistant or home health aide is referred to a patient's home by a nurse registry, the nurse registry shall advise the patient, the patient's family, or any other person acting on behalf of the patient at the time the contract for services is made that registered nurses are available to make visits to the patient's home for an additional cost.
- (d) A registered nurse, licensed practical nurse, certified nursing assistant, companion or homemaker, or home health aide referred for contract under this chapter by a nurse registry is deemed an independent contractor and not an employee of the nurse registry under any chapter regardless of the obligations imposed on a nurse registry under this chapter or chapter 408.
- (e) Upon referral of a registered nurse, licensed practical nurse, certified nursing assistant, companion or homemaker, or home health aide for contract in a private residence or facility, the nurse registry shall advise the patient, the patient's family, or any other person acting on behalf of the patient, at the time of the contract for services, that the caregiver referred by the nurse registry is an independent contractor and that the nurse registry may not monitor, supervise, manage, or train a caregiver referred for contract under this chapter.
- (7) A person who is referred by a nurse registry for contract in private residences and who is not a nurse licensed under part I of chapter 464 may perform only those services or care to clients that the person has been certified to perform or trained to perform as required by law or rules of the Agency for Health Care Administration or the Department of Business and Professional Regulation. Providing services beyond the scope authorized under this subsection constitutes the unauthorized practice of medicine or a violation of the Nurse Practice Act and is punishable as provided under chapter 458, chapter 459, or part I of chapter 464.
- (8) Each nurse registry must require every applicant for contract to complete an application form providing the following information:
 - (a) The name, address, date of birth, and social security number of the applicant.
 - (b) The educational background and employment history of the applicant.
 - (c) The number and date of the applicable license or certification.
- (d) When appropriate, information concerning the renewal of the applicable license, registration, or certification.
- (e) Proof of completion of a continuing educational course on modes of transmission, infection control procedures, clinical management, and prevention of human immunodeficiency virus and acquired immune deficiency syndrome with an emphasis on appropriate behavior and attitude change. Such instruction shall include information on current Florida law and its effect on testing, confidentiality of test results, and treatment of patients and any protocols and procedures applicable to human immunodeficiency virus counseling and testing, reporting, offering HIV testing to pregnant women, and partner notification issues pursuant to ss. 381.004 and 384.25.

- (%) a factor regists of the provided of referred for contract. However, an initial screening may not be required for persons who have been continuously registered with the nurse registry since October 1, 2000.
- (10) The nurse registry must maintain the application on file, and that file must be open to the inspection of the Agency for Health Care Administration. The nurse registry must maintain on file the name and address of the patient or client to whom nurse registry personnel are referred for contract and the amount of the fee received by the nurse registry. A nurse registry must maintain the file that includes the application and other applicable documentation for 3 years after the date of the last file entry of patient-related or client-related information.
- (11) Nurse registries shall assist persons who would need assistance and sheltering during evacuations because of physical, mental, or sensory disabilities in registering with the appropriate local emergency management agency pursuant to s. <u>252.355</u>.
- (12) Each nurse registry shall prepare and maintain a comprehensive emergency management plan that is consistent with the criteria in this subsection and with the local special needs plan. The plan shall be updated annually. The plan shall include the means by which the nurse registry will continue to provide the same type and quantity of services to its patients who evacuate to special needs shelters which were being provided to those patients prior to evacuation. The plan shall specify how the nurse registry shall facilitate the provision of continuous care by persons referred for contract to persons who are registered pursuant to s. 252.355 during an emergency that interrupts the provision of care or services in private residences. Nurse registries may establish links to local emergency operations centers to determine a mechanism by which to approach specific areas within a disaster area in order for a provider to reach its clients. Nurse registries shall demonstrate a good faith effort to comply with the requirements of this subsection by documenting attempts of staff to follow procedures outlined in the nurse registry's comprehensive emergency management plan which support a finding that the provision of continuing care has been attempted for patients identified as needing care by the nurse registry and registered under s. 252.355 in the event of an emergency under this subsection.
- (a) All persons referred for contract who care for persons registered pursuant to s. <u>252.355</u> must include in the patient record a description of how care will be continued during a disaster or emergency that interrupts the provision of care in the patient's home. It shall be the responsibility of the person referred for contract to ensure that continuous care is provided.
- (b) Each nurse registry shall maintain a current prioritized list of patients in private residences who are registered pursuant to s. <u>252,355</u> and are under the care of persons referred for contract and who need continued services during an emergency. This list shall indicate, for each patient, if the client is to be transported to a special needs shelter and if the patient is receiving skilled nursing services. Nurse registries shall make this list available to county health departments and to local emergency management agencies upon request.
- (c) Each person referred for contract who is caring for a patient who is registered pursuant to s. <u>252.355</u> shall provide a list of the patient's medication and equipment needs to the nurse registry. Each person referred for contract shall make this information available to county health departments and to local emergency management agencies upon request.
- (d) Each person referred for contract shall not be required to continue to provide care to patients in emergency situations that are beyond the person's control and that make it impossible to provide services, such as when roads are impassable or when patients do not go to the location specified in their patient records.
- (e) The comprehensive emergency management plan required by this subsection is subject to review and approval by the county health department. During its review, the county health department shall contact state and local health and medical stakeholders when necessary. The county health department shall complete its review to ensure that the plan complies with the criteria in the Agency for Health Care Administration rules within 90 days after receipt of the plan and shall either approve the plan or advise the nurse registry of necessary revisions. If a nurse registry fails to submit a plan or fails to submit requested information or revisions to the county health department within 30 days after written notification from the county health department, the county health department shall notify the Agency for Health Care Administration. The agency shall notify the nurse registry that

its failure constitutes 15 seficiency subject the information is not provided, or revisions are not made as reducing the agency may impose the fine.

- (f) The Agency for Health Care Administration shall adopt rules establishing minimum criteria for the comprehensive emergency management plan and plan updates required by this subsection, with the concurrence of the Department of Health and in consultation with the Division of Emergency Management.
- (13) All persons referred for contract in private residences by a nurse registry must comply with the following requirements for a plan of treatment:
- (a) When, in accordance with the privileges and restrictions imposed upon a nurse under part I of chapter 464, the delivery of care to a patient is under the direction or supervision of a physician or when a physician is responsible for the medical care of the patient, a medical plan of treatment must be established for each patient receiving care or treatment provided by a licensed nurse in the home. The original medical plan of treatment must be timely signed by the physician, physician assistant, or advanced practice registered nurse, acting within his or her respective scope of practice, and reviewed in consultation with the licensed nurse at least every 2 months. Any additional order or change in orders must be obtained from the physician, physician assistant, or advanced practice registered nurse and reduced to writing and timely signed by the physician, physician assistant, or advanced practice registered nurse. The delivery of care under a medical plan of treatment must be substantiated by the appropriate nursing notes or documentation made by the nurse in compliance with nursing practices established under part I of chapter 464.
- (b) Whenever a medical plan of treatment is established for a patient, the initial medical plan of treatment, any amendment to the plan, additional order or change in orders, and copy of nursing notes must be filed in the office of the nurse registry.
 - (14) The nurse registry must comply with the notice requirements of s. 408.810(5), relating to abuse reporting.
- (15)(a) The agency may deny, suspend, or revoke the license of a nurse registry and shall impose a fine of \$5,000 against a nurse registry that:
- 1. Provides services to residents in an assisted living facility for which the nurse registry does not receive fair market value remuneration.
- 2. Provides staffing to an assisted living facility for which the nurse registry does not receive fair market value remuneration.
- 3. Fails to provide the agency, upon request, with copies of all contracts with assisted living facilities which were executed within the last 5 years.
- (b) The agency shall also impose an administrative fine of \$15,000 if the nurse registry refers nurses, certified nursing assistants, home health aides, or other staff without charge to a facility licensed under chapter 429 in return for patient referrals from the facility.
 - (c) The proceeds of all fines collected under this subsection shall be deposited into the Health Care Trust Fund.
- (16) In addition to any other penalties imposed pursuant to this section or part, the agency may assess costs related to an investigation that results in a successful prosecution, excluding costs associated with an attorney's time.
- (17) The Agency for Health Care Administration shall adopt rules to implement this section and part II of chapter 408.
- (18) An administrator may manage only one nurse registry, except that an administrator may manage up to five registries if all five registries have identical controlling interests as defined in s. 408.803 and are located within one agency geographic service area or within an immediately contiguous county. An administrator shall designate, in writing, for each licensed entity, a qualified alternate administrator to serve during the administrator's absence.
- (19) A nurse registry may not monitor, supervise, manage, or train a registered nurse, licensed practical nurse, certified nursing assistant, companion or homemaker, or home health aide referred for contract under this chapter. In the event of a violation of this chapter or a violation of any other law of this state by a referred registered nurse, licensed practical nurse, certified nursing assistant, companion or homemaker, or home health aide, or a deficiency in credentials which comes to the attention of the nurse registry, the nurse registry shall advise the patient to terminate the referred person's contract, providing the reason for the suggested termination; cease

referring the person led 5 february attents of qualities; 5 and, if prested 400 attents a person led to 144 board. This section does not affect or negate any other obligations imposed on a nurse registry under chapter 408.

(20) Records required to be filed under this chapter with the nurse registry as a repository of records must be kept in accordance with rules adopted by the agency. The nurse registry has no obligation to review or act upon such records except as specified in subsection (19).

History.—ss. 2, 4, ch. 90-101; s. 27, ch. 91-57; ss. 13, 23, ch. 93-214; s. 51, ch. 94-218; s. 1056, ch. 95-148; ss. 49, 71, ch. 98-171; s. 10, ch. 99-332; s. 14, ch. 2000-140; s. 21, ch. 2000-153; ss. 104, 161, ch. 2000-318; s. 80, ch. 2000-349; s. 25, ch. 2001-53; s. 2, ch. 2001-67; s. 148, ch. 2001-277; s. 48, ch. 2004-267; s. 1, ch. 2005-170; s. 1, ch. 2005-172; s. 8, ch. 2005-243; s. 23, ch. 2006-71; s. 79, ch. 2007-5; s. 80, ch. 2007-230; s. 103, ch. 2008-4; s. 2, ch. 2008-103; s. 9, ch. 2008-246; s. 7, ch. 2009-223; s. 7, ch. 2010-114; s. 277, ch. 2011-142; s. 12, ch. 2012-160; s. 2, ch. 2014-142; ss. 3, 4, ch. 2015-66; s. 52, ch. 2018-24; s. 32, ch. 2018-106; s. 13, ch. 2020-156.

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The 2022 Florida Statutes (including 2022 Special Session A and 2023 Special Session B)

<u>Title XXIX</u> <u>Chapter 400</u> <u>View Entire Chapter</u>
PUBLIC HEALTH NURSING HOMES AND RELATED HEALTH CARE FACILITIES

400.509 Registration of particular service providers exempt from licensure; certificate of registration; regulation of registrants.—

- (1) Any person that provides companion services or homemaker services and does not provide a home health service to a person is exempt from licensure under this part. However, any person that provides companion services or homemaker services must register with the agency. A person under contract with the Agency for Persons with Disabilities which provides companion services only for persons with a developmental disability, as defined in s. 393.063, is exempt from registration.
- (2) The requirements of part II of chapter 408 apply to the provision of services that require registration or licensure pursuant to this section and part II of chapter 408 and entities registered by or applying for such registration from the Agency for Health Care Administration pursuant to this section. Each applicant for registration and each registrant must comply with all provisions of part II of chapter 408. Registration or a license issued by the agency is required for a person to provide companion services or homemaker services.
- (3) In accordance with s. <u>408.805</u>, applicants and registrants shall pay fees for all registrations issued under this part, part II of chapter 408, and applicable rules. The amount of the fee shall be \$50 per biennium.
- (4) Each registrant must obtain the employment or contract history of persons who are employed by or under contract with the person and who will have contact at any time with patients or clients in their homes by:
 - (a) Requiring such persons to submit an employment or contractual history to the registrant; and
- (b) Verifying the employment or contractual history, unless through diligent efforts such verification is not possible. The agency shall prescribe by rule the minimum requirements for establishing that diligent efforts have been made.

There is no monetary liability on the part of, and no cause of action for damages arises against, a former employer of a prospective employee of or prospective independent contractor with a registrant who reasonably and in good faith communicates his or her honest opinions about the former employee's or contractor's job performance. This subsection does not affect the official immunity of an officer or employee of a public corporation.

- (5) A person that offers or advertises to the public a service for which registration is required must include in its advertisement the registration number issued by the Agency for Health Care Administration.
- (6) In addition to any other penalties imposed pursuant to this section or part, the agency may assess costs related to an investigation that results in a successful prosecution, excluding costs associated with an attorney's time.
- (7) The Agency for Health Care Administration shall adopt rules to administer this section and part II of chapter 408.

History.—ss. 2, 3, ch. 87-123; s. 3, ch. 88-219; s. 66, ch. 91-221; s. 30, ch. 91-263; ss. 6, 23, ch. 93-214; s. 787, ch. 95-148; s. 11, ch. 99-332; s. 162, ch. 2000-318; s. 81, ch. 2000-349; s. 15, ch. 2004-267; s. 81, ch. 2007-230; s. 13, ch. 2012-160; s. 14, ch. 2020-156.

Note.—Former s. 400.478.

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U.S. Department of Labor Wage and Hour Division



July 13, 2018

FIELD ASSISTANCE BULLETIN No. 2018-4

MEMORANDUM FOR: Regional Administrators

Deputy Regional Administrators

Directors of Enforcement

District Directors

FROM: Bryan Jarrett

Acting Administrator

SUBJECT: Determining whether nurse or caregiver registries are employers of

the caregiver

This Field Assistance Bulletin (FAB) provides guidance to Wage and Hour Division (WHD) field staff to help them determine whether home care, nurse, or caregiver registries (registries) are employers under the Fair Labor Standards Act (FLSA). A registry is an entity that typically matches people who need caregiving services with caregivers who provide the services, usually nurses, home health aides, personal care attendants, or home care workers with other titles (collectively, caregivers).

Consistent with WHD's longstanding position, a registry that simply facilitates matches between clients and caregivers—even if the registry also provides certain other services, such as payroll services—is not an employer under the FLSA. A registry that controls the terms and conditions of the caregiver's employment activities may be an employer of the caregiver and therefore subject to the requirements of the FLSA. To ensure consistent enforcement, this FAB provides specific examples of common registry business practices, which may, when the totality of factors is analyzed, establish the existence of an employment relationship under the FLSA.

I. Background

A. The Typical Home Care Registry Business Model

WHD recognizes that the home care industry serves the important purpose of ensuring that seniors and individuals with disabilities have the support they need to live and remain in their homes and communities. Generally, clients have three options for in-home care: directly and independently



hiring a caregiver, hiring a home care agency to provide the services, or obtaining a referral through caregiver registries. 1

WHD has previously issued guidance concerning the FLSA's applicability to people who hire caregivers directly or employ caregivers through a home care agency. Unlike caregivers and certain home care agencies, a registry may not provide the actual home care services. Instead, a registry typically provides matchmaking and referral services to the client by providing access to its database of qualified, pre-screened, and vetted caregivers. A registry may confirm caregiver credentials, conduct background checks, contact professional references, and engage in other quality-control measures. A registry also typically obtains information from the caregivers about the type of work they are willing to perform, their target compensation, their availability, and other personal preferences when working with clients.

A registry may also interview the client to learn, for instance, the amount and type of services the client needs, the client's budget, and the client's personal preferences. After a client provides such information, the registry usually identifies previously screened caregivers who meet the requirements for the job and facilitates an introduction. After the introduction, the caregiver and/or the client have no obligation to accept the referral. The registry may refer numerous potential caregivers to a client.

A registry may act as the liaison between the caregiver and the client but does not typically negotiate the terms or conditions of the job on either party's behalf. For some registries, when a client accepts one of the registry's referrals, the registry does not usually thereafter control the financial terms or conditions of the home care relationship. Nor does the registry typically control, supervise, or provide training or equipment to the caregiver. Rather, after the match occurs, it may be the client's responsibility to manage the care. The client may determine, among other things, the type of care provided, the caregiver's rate of pay, and the caregiver's hours. The client and the caregiver are free to change the terms and conditions of their relationship at any time.

In addition to providing matchmaking services, a registry may provide administrative services to the caregivers and clients. These services include recordkeeping, invoicing, collecting and disbursing payments, and other administrative services that are ministerial in nature. Most registries charge an administrative fee for the referral services and the ongoing administrative services. Some registries require a lump-sum payment from the client for the referral.

¹ This FAB refers to "registries" for simplicity and to reflect common terms used in the industry. The FLSA does not define the term "registry." The title an entity uses does not determine whether it is obligated to comply with the FLSA; instead, the particular facts and circumstance outlined herein control. Additionally, WHD does not recommend or prefer any business model of providing home care services, nor does it offer advice concerning how entities should choose to conduct business. Rather, WHD is issuing this FAB to explain how it determines whether a registry is an employer of caregivers under the FLSA.

² Additional information is available at https://www.dol.gov/whd/homecare/.

B. General Test for Employment Relationship under the FLSA

Whether an employment relationship exists under the FLSA depends on the "economic reality" of the circumstances.³ No single fact about the relationship may conclusively determine whether an employment relationship exists between a registry and a caregiver.⁴ Courts have provided several relevant considerations, including whether the potential employer determines the rate and method of payment, whether the potential employer has the power to hire and fire the worker, and whether the potential employer controls the worker's schedule or conditions of employment.⁵

C. Existing Guidance on Home Care Registries

For more than 40 years, WHD has maintained that a registry that performs only referral and payroll services is not an employer of the caregivers whom it refers. On the other hand, a registry that directs and controls the caregiver's work and sets the caregiver's rate of pay may be an employer of the caregiver. WHD first provided such registry-specific guidance in a 1975 Opinion Letter. The letter confirmed that:

[T]he ordinary employment agency that refers a nurse to a potential employer is not an employer of the nurse. In such a case, the usual procedure is for the individual referred to contact the potential employer and contract directly with the potential employer as to compensation, hours, and other terms of work.

WHD Opinion Letter WH-350, 1975 WL 40973, at 1 (July 31, 1975) ("1975 Opinion Letter"). In that case, however, the entity did not follow this business model. Rather, the entity "maintain[ed] a log of assignments showing the shifts worked," "establishe[d] the rate which will be charged," "exercise[d] control over the nurse's behavior and the work schedule," and "exercise[d] a form of discipline." *Id.* WHD therefore concluded that the caregiver was the entity's employee. *Id.*

In 2013, WHD provided additional guidance for registries in the preamble to its regulations concerning domestic service employment. Consistent with the 1975 Opinion Letter, the preamble provided analysis for the following hypothetical scenario:

ABC Company advertises as a "registry" that provides potential direct care workers. The registry conducts a background screening and verifies credentials of potential workers and assists clients by locating direct care workers who may be

³ See, e.g., Goldberg v. Whitaker House Cooperative, Inc., 366 U.S. 28, 33 (1961) (citing United States v. Silk, 331 U.S. 704, 713 (1947)); Rutherford Food Corp. v. McComb, 331 U.S. 722, 729 (1947); Schultz v. Capital Int'l Sec., Inc., 466 F.3d 298, 304 (4th Cir. 2006) (citing Henderson v. Inter-Chem Coal Co., 41 F.3d 567, 570 (10th Cir. 1994)).

⁴ See, e.g., Haybarger v. Lawrence Cty. Adult Prob. & Parole, 667 F.3d 408, 418 (3d Cir. 2012) (citing Herman v. RSR Sec. Servs., 172 F.3d 132, 139 (2d Cir. 1999)).

⁵ See, e.g., Scantland v. Jeffry Knight, Inc., 721 F.3d 1308, 1312 (11th Cir. 2013) (citing Usery v. Pilgrim Equipment Co., 527 F.2d 1308, 1311 (5th Cir. 1976)); Haybarger, 667 F.3d at 418 (citing Herman, 172 F.3d at 139); Baystate Alternative Staffing, Inc. v. Herman, 163 F.3d 668, 675 (1st Cir. 1998) (citing Bonnette v. Cal. Health & Welfare Agency, 704 F.2d 1465, 1469-70 (9th Cir. 1983)); Brock v. Mr. W Fireworks, Inc., 814 F.2d 1042, 1043 (5th Cir. 1987) (citing Pilgrim Equipment Co., 527 F.2d at 1311).

able to meet a client's needs. ABC Company informs Ann, a direct care worker, of the opportunity to work for a potential client. If Ann is interested in the opportunity, she is responsible for contacting the client for more information. Ann is not obligated to pursue this or any other opportunity presented, and she is not prohibited from registering with other referral services or from working directly with clients independent of ABC Company. The registry does not provide any equipment to Ann, and does not supervise or monitor any work Ann performs. ABC Company has no power to terminate Ann's employment with a client. ABC Company processes Ann's payroll checks according to information provided by clients, but does not set the pay rate.

In this scenario, Ann is likely not an employee of ABC Company. There is no permanency in the relationship between the registry and Ann. The registry does not provide any equipment or facilities, exercises no control over daily activities, and has no power to hire or fire. Ann is able to accept as many or as few clients as she wishes. The client sets the rate of pay and negotiates directly with Ann about which services will be provided. However, this does not mean that every "registry" will not be an employer. Rather, a fact-specific assessment must be conducted.

Id. Final Rule, Application of the Fair Labor Standards Act to Domestic Service, 78 FR 60,454, 60,484 (Oct. 1, 2013).

Although both the 1975 Opinion Letter and 2013 preamble provide relevant guidance, additional clarification concerning specific business practices of registries will further assist both WHD and the regulated community.

II. Determining Whether Caregiver Registries Are Employers Under the FLSA

Determining whether a registry is an employer of the caregiver under the FLSA requires a thorough analysis of the registry's business model and operations. It is a case-by-case analysis, and no one factor is dispositive. The discussion below addresses some common registry business practices that WHD analyzes during investigations to determine whether an employment relationship exists. It is not an exhaustive list; additional facts relating to the caregiver's relationship with the registry may be relevant to the analysis.

A. Conducting Background and Reference Checks

A registry often performs basic background checks of caregivers. These background checks typically include the collection of objective information concerning the caregiver, such as the caregiver's criminal history, credit report, licensing, and other credentials. A registry may also perform additional tailored background checks pursuant to either state or local laws. A registry's performance of such basic or legally required background checks by itself does not indicate that the registry is an employer of the caregiver.⁶

⁶ Similarly, in <u>Administrator's Interpretation 2014-2</u>, WHD previously noted that compliance with mandatory requirements set by the Centers for Medicare and Medicaid Services is not an indicator of employer status.

If a registry's background screening evaluates additional subjective criteria, however, it may indicate that the registry (instead of the client) is selecting the caregiver. This may occur, for example, if a registry interviews a prospective caregiver to evaluate subjective factors that the registry values (such as whether the registry finds the caregiver likeable). The registry may also interview the caregiver's references to assess whether he or she would work well with a particular client. Such actions imply that a registry is pre-selecting caregivers for the client, rather than performing basic quality control and verification checks. In the typical registry business model, it is up to the client to perform such additional, subjective screening after receiving a referral from the registry. Such actions may indicate that the registry is the caregiver's employer.

B. Hiring and Firing

A registry often informs its client that a potential caregiver meets the client's threshold parameters and preferences, and then introduces the two. The registry does not further participate in the hiring process. The client is free to accept or decline services from the referred caregiver. If the client hires the caregiver, the registry usually has no right to alter or terminate the terms and conditions of the caregiver's employment. As with hiring, the ultimate termination decision is the client's. A registry's inability to hire and fire employees indicates that the registry is not an employer of the caregiver.

A registry could, however, play a more active role in hiring or firing caregivers. A registry might, for example, interview or select a caregiver at the request of the client. A registry might also fire a caregiver for failing to comply with requirements and standards established by the industry, the client, or the law. In such circumstances, the registry may control the permanency of the relationship, and the caregiver may economically depend on the registry to obtain and/or keep his or her job. A registry's exercise of control over hiring or firing decisions indicates that the registry is an employer of the caregiver.

C. Scheduling and Assigning Work

A registry commonly facilitates initial communication between the caregiver and the client. The caregiver and the client thereafter may independently determine the work schedules and assignments. A registry's lack of control over work schedules and assignments may indicate that a registry is not the caregiver's employer. Conversely, a registry's exercise of control over the caregiver's work schedules and assignments may indicate that the registry is an employer of the caregiver.

At times a registry may post to an online message board or send a text or email to all qualified caregivers asking them to contact a particular client if they are interested in working for the client. The registry may also narrow the offer to a subset of caregivers screened by objective criteria, such as those whose availability matches the needs of the client or who can work in a home with a smoker or pets. As yet another alternative, a registry may simply provide a client with access to its entire list of vetted caregivers or a list of caregivers who satisfy the client's criteria. In any of these scenarios, the registry is providing, not assigning, the work opportunities because it is matching the client with caregivers who meet the requisite qualifications. It is the caregiver's and client's

burden to pursue the opportunity and structure the terms of their working relationship going forward. Such communications from the registry, therefore, do not alone indicate the existence of an employment relationship.

A registry might, however, offer work assignments to a subset of caregivers based on the registry's own discretion and judgment. This may occur, for example, if a registry offers the assignment to a subset of caregivers whom the registry believes would do a better job or are more likeable. Some registries might even directly assign specific caregivers to individual clients. In either scenario, the registry may be exercising control over the caregiver, and the caregiver may economically depend on the registry's preferences and decisions. These factors may indicate the existence of an employment relationship.

D. Controlling the Caregiver's Work

A registry does not plan and provide care for the client, but might seek information concerning the type of care the client needs for matching purposes. The caregiver may not receive any instruction from the registry about how to care for clients. After the referral, a registry may choose to not monitor or manage the caregiver's methods or work habits. The registry may not, for example, instruct caregivers how to provide caregiving services, monitor or supervise caregivers in clients' homes, or evaluate caregivers' performance. The absence of such control indicates that a registry is not an employer of the caregiver.

On the other hand, a registry may provide training and control the caregiver's services after making the referral. Control over the caregiver services indicates that the registry is an employer of the caregiver. Examples of such control include setting policies that require a caregiver to provide services in a particular manner; requiring a caregiver to accept jobs with specific clients; visiting the client's home to monitor a caregiver's behavior; conducting performance evaluations of the caregiver; setting policies for a caregiver's time off from work; requiring a caregiver to call only the registry, instead of the client, if the caregiver will be late or miss a shift; and disciplining a caregiver for his or her performance.

To be sure, there are other ways in which a registry may control a caregiver's behavior and additionally restrict the caregiver's ability to independently generate profit and loss—such as limiting the number of clients to whom a caregiver may provide services, limiting the caregiver's hours, prohibiting a caregiver from registering with other referral services, or prohibiting a caregiver from working directly with clients outside of the registry. The exercise of control over caregivers indicates the existence of an employment relationship.

E. Setting the Pay Rate

A registry typically does not determine a caregiver's rate of pay. The client instead negotiates the rate of pay directly with the caregiver. In the alternative, Medicaid or another government program may determine the actual hourly wage rate if they are funding the services. Either scenario indicates that the registry is not determining the caregiver's rate of pay and, therefore, may indicate that the registry is not the caregiver's employer.

Oftentimes both the caregiver and the client will seek the registry's advice concerning appropriate pay rates. If the registry informs either the client or the caregiver about typical pay rates in the area to serve as a benchmark for negotiations, that does not indicate that the registry is the caregiver's employer. The registry is simply conveying market information that the parties may ultimately use, or ignore, as they deem fit. Similarly, a registry's action as a liaison that merely relays communications, offers, or counteroffers between the client and caregiver does not indicate that the registry is controlling the caregiver or acting as the caregiver's employer.

Of course, a registry's decision to effectively set a caregiver's rate of pay without the caregiver making the ultimate determination indicates that the registry is acting as the caregiver's employer. This may occur, for example, when a registry designates a set wage range, or when a registry offers tailored direction concerning what a caregiver should charge for specific services that a client needs (as opposed to merely informing him or her of the general market rates in the geographic vicinity). Such behavior indicates the existence of an employment relationship between the registry and caregiver.

F. Receiving Continuous Payments for Caregiver Services

A registry may charge clients a one-time, upfront fee for the service of matching a caregiver and client. It may likewise perform and charge fees for administrative or ministerial functions (like processing payroll or producing tax documents). Such charges do not indicate that the registry is the caregiver's employer.

A registry may instead choose to charge fees that fluctuate based on the number of hours that a caregiver works for the client. Such a registry may have an ongoing interest in the employment relationship, including in the number of hours the caregiver works and whether those hours are tracked accurately. The registry's fees are based on the ongoing caregiver relationship, not the registry's initial referral or administrative efforts. The caregiver's pay then depends, in part, on the amount the registry charges. Such charges, therefore, may indicate that the registry is the caregiver's employer.

G. Paying Wages

A registry often performs payroll-related functions for its clients. These functions include, for example, calculating the amount of wages owed based on the hours worked and the previously determined rate of pay, making the appropriate tax deductions, administering benefits that the caregiver has requested and for which the caregiver pays, and issuing a check or electronic deposit. If the client provides the funds directly or via an escrow account, the registry's performance of such payroll services does not indicate that the registry is the caregiver's employer.

A registry's direct payment of its own funds to the caregiver, however, may indicate that the registry is the caregiver's employer. This is true regardless of whether the registry typically receives reimbursement from the client because, in this situation, the registry may be effectively guaranteeing the payment even if the client does not ultimately pay. In such circumstances, the caregiver may be economically dependent on the registry, which indicates that the registry is the caregiver's employer.

H. Tracking Caregiver Hours

A registry does not typically create and confirm records of a caregiver's hours worked. It may perform payroll services after the client or caregiver submits time records, as discussed above, but that does not indicate that the registry is the caregiver's employer. On the other hand, a registry's active creation and verification of time records may indicate that the registry may be, in fact, an employer of the caregiver. Tracking and independently verifying time worked is generally a form of supervision on which the caregiver depends to ensure proper payment. It therefore may indicate the existence of an employment relationship.

A registry might collect time sheets from caregivers or offer an electronic time verification system. A registry may also require the correct completion and submission of certain time sheets for purposes of payroll processing. These activities do not indicate that the registry is the caregiver's employer—as long as the client (not the registry) is the one actually verifying and adjusting the timekeeping information for accuracy.

I. Purchasing Equipment and Supplies

A registry typically invests in office space, payroll software, timekeeping systems, and other products to operate its businesses. A registry may also provide caregivers with an option to purchase discounted equipment or supplies from either the registry or a third party. These actions, alone, do not indicate that a registry is a caregiver's employer. But in some cases a registry may purchase equipment and supplies directly for a caregiver, or direct the caregiver to purchase specified equipment and supplies. The registry may also invest in a caregiver's training or pay for his or her licenses, insurance, or medical supplies. Unlike investments in office space or payroll systems, investments in the tools necessary for the caregiver to perform his or her services may indicate that the registry is acting as the caregiver's employer, instead of simply a referral service.

J. Receiving EINs or 1099s

Some caregivers may acquire an Employer Identification Number (EIN) issued by the Internal Revenue Service (IRS). State law requires most caregivers to obtain some type of liability insurance and may also impose bonding requirements. A registry may similarly require an EIN, insurance, or a bond in accordance with the law. These requirements are not relevant to determining whether a caregiver is an employee for FLSA purposes. Calling a caregiver an "independent contractor" or issuing him or her an IRS 1099 form does not preclude the caregiver from being an employee for FLSA purposes.

III. Conclusion

WHD will consider the totality of the circumstances to evaluate whether an employment relationship exists between a registry and a caregiver. Because the analysis does not depend on any single factor, and because caregiver registries operate in a variety of ways, WHD will evaluate all factors (including the practices discussed above) to reach appropriate conclusions in each case.

Please contact the FLSA/Child Labor Branch at (202) 693-0067 with any questions.

IN THE CIRCUIT COURT OF THE 17TH JUDICIAL CIRCUIT, IN AND FOR BROWARD COUNTY, FLORIDA.

ALL VIP CARE, INC.,

CASE NO .:

Plaintiff,

VS.

CRUZ VALDIVIESO FIGUERA,

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COMPLAINT

Plaintiff, ALL VIP CARE, INC. ("ALL VIP") hereby sues Defendant, CRUZ VALDIVIESO FIGUERA ("Contractor") and alleges that it is entitled to relief on the following facts:

PARTIES, VENUE AND JURISDICTION

- 1. This is an action for damages in excess of \$30,000.00, exclusive of interest, costs and attorney's fees.
- 2. At all times material hereto, ALL VIP is a Florida For-Profit Corporation with its principal place of business located in Palm Beach County, Florida and authorized to do business in the State of Florida.
 - 3. At all time material hereto, Contractor resides in Broward County, Florida.
 - 4. Venue is proper in Broward County because it is where the Defendant resides.

GENERAL ALLEGATIONS

- ALL VIP is a licensed Nurse Registry in the State of Florida and does business
 in Broward and Palm Beach Counties.
- 6. ALL VIP has various business associations, independent contractors, relationships and clients that are critical to ALL VIP's business model to run a profitable business.





- 7. Contractor was an independent contractor that had a Contract with ALL VIP.
- 8. Contractor was a Home Health Aide that provided services to the ALL VIP's clients.
- 9. As an independent contractor of ALL VIP, Contractor had access and given knowledge of ALL VIP's pricing structure, trade secret and confidential information.
- 10. Due to Contractor's knowledge of ALL VIP's pricing structure, trade secret and confidential information, she has now illegally taken advantage of said information for her benefit by taking clients of ALL VIP.

COUNT-I BREACH OF CONTRACT

ALL VIP hereby re-alleges paragraphs 1 through 10 as if fully set forth herein and further alleges as follows:

- 11. On May 3, 2021, Contractor signed a Contract with non-compete provision with ALL VIP ("Contract"). A true and correct copy of the Contract is attached hereto as Exhibit "A"
- 12. In violation of the Non-Compete provision, Contractor has contacted and taken a client of ALL VIP.
- 13. Contractor has solicited business from ALL VIP's clients that are critical to ALL VIP's business model and running a profitable business.
- 14. Contractor has misappropriated ALL VIP's pricing structure, trade secret and confidential information to divert business opportunities and customers from ALL VIP.
- 15. Contractor's actions listed above have materially breached the Non-Compete provision and Contract.
- 16. Contractor's actions also breach the Statement of Commitment and Code of Conduct sections of the Contract.
 - 17. Due to Contractor's material breach, ALL VIP has been damaged in excess of

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\$30,000.00.

- 18. All conditions precedent to bringing this action have occurred, have been performed or have been waived.
- 19. ALL VIP has been caused to retain undersigned counsel to represent it in this action and are obligated to pay the reasonable attorney's fees and costs.
- 20. ALL VIP is entitled for said attorney's fees and costs pursuant to § 542.335, *Fla. Stat.* and the terms of the Contract.

WHEREFORE, Plaintiff, ALL VIP CARE, INC., demands judgment against Defendant, CRUZ VALDIVIESO FIGUERA damages, plus attorney's fees, interest, costs, and for schother relief as the Court deems proper and just.

COUNT-II ENFORCEMENT OF RESTRICTIVE COVENANTS PURSUANT TO § 542.335, FLA. STAT.

ALL VIP hereby re-alleges paragraphs 1 through 10 as if fully set forth herein and further alleges as follows:

- 21. This is an action pursuant to § 542.335, Fla. Stat.
- 22. On May 3, 2021, Contractor signed a Contract that contained non-compete provision with ALL VIP. See Exhibit A.
- 23. ALL VIP seeks to enforce the restrictive covenant in non-compete to protect its legitimate business interest of pricing structure, trade secret, confidential information, vendor information and specific geographic location of Broward and Palm Beach County.
- 24. In violation of the Non-Compete agreement, Contractor poached one of ALL VIP's client.
- 25. Contractor has misappropriated ALL VIP's pricing structure, trade secret and confidential information by approaching ALL VIP's clients.

MICHAEL GARCIA, PA

- 26. Contractor has solicited business from ALL VIP's clients that is critical to ALL VIP's business model and running a profitable business.
- 27. Contractor has misappropriated ALL VIP's pricing structure, trade secret and confidential information to divert business opportunities and customers from ALL VIP to herself.
- 28. Defendant's actions listed above have materially breached the Non-Competeprovision and Contract.
- 29. Due to Contractor's material breach, ALL VIP has been damaged and will continued to incur damages, if the Court does not enter an Order to prevent Contractor from misappropriating ALL VIP's pricing structure, trade secret and confidential information to divert business opportunities and customers from ALL VIP; and preventing Contractor from working for ALL VIP's current and former clients.
- 30. All conditions precedent to bringing this action have occurred, have been performed or have been waived.
- 31. ALL VIP has been caused to retain undersigned counsel to represent it in this action and is obligated to pay the reasonable attorney's fees and costs.
- 32. ALL VIP is entitled to said attorney's fees and costs pursuant to § 542.335, *Fla. Stat.* and the terms of the Contract.

WHEREFORE, Plaintiff, ALL VIP CARE, INC. demands this Court enter an Order preventing Defendant, CRUZ VALDIVIESO FIGUERA, from misappropriating ALL VIP's pricing structure, trade secret and confidential information to divert business opportunities and customers from ALL VIP; and preventing Contractor from working for ALL VIP's current and former clients, plus an award of attorney's fees, interest, costs, and for such other relief as the Court deems proper and just.

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COUNT III-TORTIOUS INTERFERENCE

ALL VIP hereby re-alleges paragraphs 1 through 10 as if fully set forth herein and further alleges as follows:

- 33. ALL VIP had a contract with certain client in which ALL VIP agreed to provide Home Health Aides to the clients, in exchange the clients agreed to pay ALL VIP an hourly rate for services.
- 34. Contractor was aware of ALL VIP's contract with the clients because Contractor was assigned by ALL VIP to provide Home Health Aide services to the client.
- 35. Contractor intentionally and unjustifiably interfered with ALL VIP's contract by approaching the clients from ALL VIP.
- 36. As a result of Contractor's intentional and unjustified interference, ALL VIP has been damaged in excess of \$30,000.00.

WHEREFORE, Plaintiff, ALL VIP CARE, INC, demands judgment against Defendant, CRUZ VALDIVIESO FIGUERA, for the damages, plus costs, and for such other relief as the Court deems proper and just.

MICHAEL GARCIA, PA.

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Filing # 165664021 E-Filed 01/28/2023 06:17:34 AM

IN THE CIRCUIT COURT FOR THE 17TH JUDICIAL CIRCUIT IN AND FOR BROWARD COUNTY, FLORIDA CASE NO: CACE-22-014991

ALL VIP CARE, INC.,

Plaintiff,

VS.

CRUZ VALDIVIESO FIGUERA,

Defendants.

NOTICE OF VOLUNTARY DISMISSAL

The Plaintiff files this Notice of Voluntary Dismissal without Prejudice of this present action, due to the fact that Federal Judge William P. Dimirtouleas, under Case 0:22-CV-61553-WJD, of the Southern District of Florida, on January 5, 2023, ordered that the same and similar claims set forth in this state action are approved to be counterclaims in the above cited federal case. [DE-36]. On January 28, 2023, the Defendant filed such counterclaims in the above federal case.

CERTIFICATE OF SERVICE

I hereby certify that a copy of this pleading which was filed with the Clerk of the Court and was provided to: **Brian H. Pollack, Esquire**; Fairlaw Firm, 135 San Lorenzo Avenue, #770, Coral Gables, FL 33146, <u>Brian@fairlawattorney.com</u>, and all attorneys listed on and via the ECM System on January 28, 2023.

/s/ RANDY M. GOLDBERG, ESQUIRE
Florida Healthcare Law Firm
FBN: 045187
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IN THE CIRCUIT COURT FOR THE 17TH JUDICIAL CIRCUIT IN AND FOR BROWARD COUNTY, FLORIDA CASE NO: CACE-24-014991

ALL VIP CARE, INC.,

Plaintiff.

VS.

CRUZ VALDIVIESO FIGUERA.

Defendants.

JOINT STIPULATION FOR SUBSTITUTION OF COUNSEL

IT IS HEREBY STIPULATED AND AGREED that Michael Garcia, Esquire, of Michael Garcia, P.A. will withdraw as counsel for the PLAINTIFF, and that Randy M. Goldberg, Esquire, of the Florida Healthcare Law Firm, will be substituted as counsel for the PLAINTIFF.

Consent to Change of Counsel

I, Liz Velazquez McKinnon, individually and as President of Defendant All VIP Care, Inc, requested and consent to the above change of counsel on my behalf and on behalf of All VIP Carel In

Michael Garcia, Esquire Michael Garcia, P.A.

100 SE 6th Street

Fort Lauderdale, FL 33301 Migarcia 11204@yahoo.com Florida Bar No. 4374

/s/ Randy M. Goldberg, Esquire Florida Healthcare Law Firm

151 NW 1st Avenue Delray Beach, FL 33444

Phone: (754) 224-0867

RMGEsquire@gmail.com

FBN: 045187

CERTIFICATE OF SERVICE

I hereby certify that a copy of this pleading which was filed with the Clerk of the Court and was provided to: Brian H. Pollack, Esquire; Fairlaw Firm, 135 San Lorenzo Avenue, #770, Coral Gables, FL 33146, Brian@fairlawattorney.com, and all attorneys listed on and via the ECM System on December 19, 2022.

/s/RANDY M. GOLDBERG, ESQUIRE
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